EXHIBIT A

08-01789-cgm Doc 14947-1 Filed 01/25/17 Entered 01/25/17 09:57:29 Exhibit A $$\operatorname{Pg} 2$ of 110$ Trustees Motion to Compel Discovery Arbitration 12/13

Arbitration 12/13/2016

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	N.
In re:)) SIPA LIQUIDATION
BERNARD MADOFF INVESTMENT SECURITIES LLC,) No. 08-01789 (SMB)
Debtor.))(Substantively) Consolidated)
In re:))
BERNARD L. MADOFF,))
Debtor.))
IRVING H. PICARD, Trustee for the Liquidation of Bernard L. Madoff Investment Securities LLC,))))
Plaintiff,) Adv. Pro. No.) 10-04995 (SMB))
v.))
TRUST U/ART FOURTH O/W/O ISRAEL WILENITZ,))
EVELYN BEREZIN WILENITZ, individually, and as Trustee and Beneficiary of the Trust U/ART Fourth O/W/O Israel Wilenitz,)))))
SARA SEIMS, as Trustee of the Trust U/ART Fourth O/W/O Israel Wilenitz,)))
Defendants.	,)

Arbitration 12/13/2016

2 (Pages 2 to 5)

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Page 2
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       IRVING H. PICARD, Trustee for )
                                                                                                                IRVING H. PICARD, Trustee for )
       the Liquidation of Bernard L.
                                                                                                                the Substantively Consolidated )
      Madoff Investment Securities
LLC,
                                                                                                                SIPA Liquidation of Bernard L. )
                                                                                                                Madoff Investment Securities
LLC and Bernard L. Madoff,
                         ) Adv. Pro. No.
                           ) 10-04818 (SMB)
                Plaintiff.
                                                                                                                         ) Adv. Pro. No.
Plaintiff, ) 10-04905 (SMB)
       TOBY HARWOOD,
                Defendant.
                                                                                                                TRAIN KLAN, a Partnership; )
                                                                                                                FELICE T. LONDA, in her ) capacity as a Partner in Train )
Klan; CLAUDIA HELMIG, in her )
      IRVING H. PICARD, Trustee for the Liquidation of Bernard L. )
                                                                                                                capacity as a Partner in Train )
Klan; TIMOTHY LANDRES, in his )
       Madoff Investment Securities )
       LLC,
                         ) Adv. Pro. No.
) 10-04914 (SMB)
                                                                                                                 capacity as a Partner in Train)
                Plaintiff,
                                                                                                                Klan; PETER LONDA, in his
11
                                                                                                                capacity as a Partner in Train )
Klan; TIMOTHY HELMIG, in his )
12
                                                                                                                capacity as a Partner in Train )
Klan; and WENDY LANDRES, in her)
      EDYNE GORDON, III no. cor
as the executrix and primary
       EDYNE GORDON, in her capacity )
                                                                                                         12
       beneficiary of the estate of
Allen Gordon,
                                                                                                                capacity as a Partner in Train )
                                                                                                         13
14
15
                Defendant.
                                                                                                          14
                                                                                                                         Defendants.
16
       IRVING H. PICARD, Trustee for )
                                                                                                                IRVING H. PICARD, Trustee for )
       the Liquidation of Bernard L. )
                                                                                                                the Substantively Consolidated )
       Madoff Investment Securities )
                                                                                                          16
                                                                                                                SIPA Liquidation of Bernard L. )
Madoff Investment Securities )
LLC and Bernard L. Madoff, )
18
                         ) Adv. Pro. No
                Plaintiff.
                           ) 10-04826 (SMB)
19
                                                                                                                                  ) Adv. Pro. No
                                                                                                                         Plaintiff,
                                                                                                                                    ) 10-004621 (SMB)
                                                                                                          19
       ESTATE OF BOYER PALMER, DIANE )
       HOLMERS, in her capacity as Personal Representative of the )
                                                                                                                DONALD A. BENJAMIN,
       Estate of Palmer, and BRUCE
      PALMER, in his capacity as Personal Representative of the )
Estate of Boyer Palmer, )
                                                                                                                         Defendant.
23
                Defendant.
                                                                                                          24
                                                                                   Page 3
                                                                                                                                                                                           Page 5
                                                                                                                   TRUSTEE'S MOTION TO COMPEL DISCOVERY IN THE
       IRVING H. PICARD, Trustee for )
                                                                                                                        THREE ADVERSARY PROCEEDINGS:
       the Liquidation of Bernard L.
       Madoff Investment Securities )
                                                                                                                   i) Picard v. Benjamin, Adv. Pro. No. 10-04621
       LLC.
                         ) Adv. Pro. No.
                                                                                                                  ii) Picard v. DiGiulian, Adv. Pro. No. 10-04728
                Plaintiff,
                          ) 10-04644 (SMB)
                                                                                                                 iii) Picard v. Train Klan, Adv. Pro. No. 10-04905
       RUSSELL L. DUSÉK.
                                                                                                                 CHAITMAN LLP'S MOTION TO COMPEL DISCOVERY AND THE
                                                                                                                 TRUSTEE'S CROSS-MOTION FOR A PROTECTIVE ORDER IN ONE
                Defendant. )
                                                                                                                 ADVERSARY PROCEEDING, PICARD V. WILENITZ, ADV. PRO.
       IRVING H. PICARD, Trustee for )
                                                                                                                 NO. 10-04995
       the Liquidation of Bernard L. )
Madoff Investment Securities
       LLC,
10
                         ) Adv. Pro. No.
                         ) 10-04541 (SMB)
                                                                                                                 CHAITMAN LLP'S MOTION FOR PROTECTIVE ORDER AND OUASH
                Plaintiff,
11
                                                                                                                 TRUSTEE'S DEPOSITIONS IN THE FOLLOWING ADVERSARY SIX
                                                                                                                 PROCEEDINGS:
12
                                                                                                          12
       KENNETH W. PERLMAN; FELICE J. )
13
      PERLMAN; and SANFORD S.
PERLMAN,
                                                                                                                    i) Picard v. Perlman, Adv. Pro. No. 10-0454
                                                                                                          13
                                                                                                                   ii) Picard v. Gordon, Adv. Pro. No. 10-04914
14
                                                                                                                   iii) Picard v. Harwood, Adv. Pro. No. 10-04818
                Defendant.
                                                                                                          14
                                                                                                                   iv) Picard v. Estate of Palmer, Adv. Pro. No.
       IRVING H. PICARD, Trustee for )
                                                                                                                 10-04826
       the Liquidation of Bernard L. )
                                                                                                          15
                                                                                                                    v) Picard v. DiGiulian, Adv. Pro. No. 10-04728
       Madoff Investment Securities )
                                                                                                                    vi) Picard v. Dusek, Adv. Pro. No. 10-04644
       LLC.
                         ) Adv. Pro. No
18
                Plaintiff,
                           ) 10-04728 (SMB)
                                                                                                                         TRANSCRIPT OF PROCEEDINGS
                                                                                                          18
                                                                                                                 in the above-titled action, held on Tuesday,
19
       v.
                                                                                                                 December 13, 2016, at JAMS, 680 Eighth Avenue, New
                                                                                                          20
       BRUNO DIGIULIÁN,
                                                                                                                 York, New York, commencing at approximately 10:00
                                                                                                          21
                                                                                                                 a.m., before Eileen Mulvenna, CSR/RMR/CRR, Certified
                Defendant.
                                                                                                          22
                                                                                                                 Shorthand Reporter, Registered Merit Reporter,
                                                                                                          23
                                                                                                                 Certified Realtime Reporter, and Notary Public of
                                                                                                          24
                                                                                                                 the State of New York.
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3 (Pages 6 to 9)

		1	3 (Pages 6 to 9)
Ī	Page 6		Page 8
	BEFORE:	1	seems to me it's logical that if you rule
2	HON. FRANK MAAS (RET.), Arbitrator	2	that the trustee has to produce X document, I
3	620 Eighth Avenue	3	shouldn't have to make 92 applications for
4	. 34th Floor New York, New York 10018	4	that.
5	fmaas@jamsadr.com	5	My sense is that if the judge makes a
6		6	
7	APPEARANCES:	7	ruling all of these cases are virtually
8		8	identical in the the complaints are
9	BAKER HOSTETLER LLP Attorneys for the Trustee		virtually identical. So why would one client
10	811 Main Street	9	be entitled to a certain kind of discovery
10	Suite 1100 Houston, Texas 77002-6111	10	and another wouldn't? I just think we could
11	BY: DEAN HUNT, ESQ. dhunt@bakerlaw.com	11	simplify this so much if we could apply your
12	MARIE L. CARLISLE, ESQ.	12	rulings to all of the outstanding cases that
13	marie.carlisle@bakerlaw.com	13	I have.
14	-and-	14	THE ARBITRATOR: Why don't we leave it
14	BAKER HOSTETLER LLP	15	as that would be a good thing to do. As we
15	45 Rockefeller Plaza	16	get deeper into this, assuming there is a
16	14th Floor New York, New York 10111	17	deeper into this, we can try and work that
17	BY: EDWARD J. JACOBS, ESQ. edward.jacobs@bakerlaw.com	18	out.
18	ca wai a jacous w bakeria w COIII	19	It struck me that there were areas
19	CHAITMAN LLP	20	
20	Attorneys for Defendants	21	like that. And I'm sure the trustee has a
21	465 Park Avenue New York, New York 10022	22	reason, but by way of example, there was a
22	BY: HELEN DAVID CHAITMAN, ESQ.		discussion before Judge Bernstein about the
	hchaitman@chaitmanllp.com GREGORY M. DEXTER, ESQ.	23	Dubinsky report having been served in
23 24	gdexter@chaitmanllp.com	24	Action A, but not Action B, although
25		25	Ms. Chaitman is counsel in both A and B. And
	Page 7		Page 9
1	THE ADDITD ATOD. I shought would stort	1	I
2	THE ARBITRATOR: I thought we'd start	2	I assume that is a function of scheduling
3	with a couple of housekeeping matters.	3	issues. Is that
	When we spoke in the telephone	4	MR. JACOBS: That's correct.
4	conference call and implicit in Judge		THE ARBITRATOR: Spell that out for
5	Bernstein's rulings, or I guess really	5	me, if you could.
6	explicit, is that the rulings I make will		
		6	MR. JACOBS: Sure. Most of
7	apply to the other adversary proceedings to	7	Ms. Chaitman's cases are either all of
8		7	
7 8 9	apply to the other adversary proceedings to	7	Ms. Chaitman's cases are either all of
8	apply to the other adversary proceedings to which it's applicable.	7	Ms. Chaitman's cases are either all of them have their own independent case
8	apply to the other adversary proceedings to which it's applicable. But I assume that's something the two	7 8 9	Ms. Chaitman's cases are either all of them have their own independent case management order. While there might be groups of them that are roughly proceeding
8 9 10	apply to the other adversary proceedings to which it's applicable. But I assume that's something the two sides will try to work out amongst	7 8 9 10	Ms. Chaitman's cases are either all of them have their own independent case management order. While there might be groups of them that are roughly proceeding together, they're all different.
8 9 10 11	apply to the other adversary proceedings to which it's applicable. But I assume that's something the two sides will try to work out amongst themselves? MR. HUNT: Yes. I mean, I don't think	7 8 9 10 11	Ms. Chaitman's cases are either all of them have their own independent case management order. While there might be groups of them that are roughly proceeding together, they're all different. So the expert disclosure dates differ
8 9 10 11 12	apply to the other adversary proceedings to which it's applicable. But I assume that's something the two sides will try to work out amongst themselves? MR. HUNT: Yes. I mean, I don't think we're willing to beat our head against a wall	7 8 9 10 11 12	Ms. Chaitman's cases are either all of them have their own independent case management order. While there might be groups of them that are roughly proceeding together, they're all different. So the expert disclosure dates differ for each of those matters. In the Wilenitz
8 9 10 11 12	apply to the other adversary proceedings to which it's applicable. But I assume that's something the two sides will try to work out amongst themselves? MR. HUNT: Yes. I mean, I don't think we're willing to beat our head against a wall on things, but I think each of these cases	7 8 9 10 11 12 13	Ms. Chaitman's cases are either all of them have their own independent case management order. While there might be groups of them that are roughly proceeding together, they're all different. So the expert disclosure dates differ for each of those matters. In the Wilenitz case, which is before you today, your Honor,
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Page 12 Page 10 1 misconstruing your argument. been the same report. 2 2 And there are additional reports that But some of the customers represented 3 3 are defendant-specific, as Ms. Chaitman by Ms. Chaitman are arguing that, in fact, 4 4 those profit withdrawal transactions did not knows, that we served in each of the 5 result in checks or cash that went to the adversary proceedings. And those haven't 6 6 been served yet because the offer and case customer. So to that extent, that would be a management orders don't call for the challenge to our net equity calculation. disclosure of those experts yet. 8 So that's what's being litigated 9 THE ARBITRATOR: Those are Collura --9 before Judge Bernstein in the profit 10 10 withdrawal proceeding. MR. JACOBS: And Greenblatt, correct. 11 MS. CHAITMAN: But not with respect to 11 Both of those reports have aspects of sort of 12 12 case law analysis, but they also apply that the claw-back defendants. 13 13 to the specific transfers at issue with MR. JACOBS: Well, it's an issue that 14 respect to the specific defendants in each 14 may be relevant in discovery with the 15 15 claw-back defendants to the extent you're case. 16 16 challenging our calculation of net equity, So Ms. Chaitman has seen those reports 17 17 in a number of her cases, just not the and the PW transactions specifically are part 18 18 Wilenitz case or the others that are still in of your challenge. 19 19 fact discovery today. THE ARBITRATOR: I had thought there 20 20 THE ARBITRATOR: And I gather that was overlap, but you're telling me that 21 21 some, but not all of the issues that relate there's less overlap than I thought there 22 22 to the individual Collura and Greenblatt was, which is helpful to understand. 23 23 MS. CHAITMAN: My understanding was reports will also be the subject of the 24 2.4 omnibus profit withdrawal hearing that Judge that Judge Bernstein explicitly said we're 25 25 Bernstein contemplates? not litigating the profit withdrawal Page 11 Page 13 1 1 MR. JACOBS: Potentially if the issue contentions of the claw-back defendants in 2 2 with the proper withdrawal transactions is the profit withdrawal litigation. 3 3 that there are certain transactions reflected MR. JACOBS: That's correct. So right on customers' statements that are being -now, I agree, to avoid any confusion, the 5 5 the nature of which are being litigated right profit withdrawal issue is only being 6 6 now in the claims proceeding you just litigated in the claims proceeding. It's not referenced, some of the defendants in some of 7 part -- the adversary proceedings are -- the 8 the cases have those type of transactions in defendants in the adversary proceedings where 9 their account. So that would be relevant in 9 that's an issue are not part of that 10 each of those adversary proceedings as well, 10 proceeding. 11 11 but not all. So --So presumably those issues may --12 THE ARBITRATOR: Are you talking about 12 well, it will be -- we'll have to see how 13 13 inter-account transfers? Judge Bernstein wants to deal with any ruling 14 MR. JACOBS: No, I'm talking about --14 he'll issue on the claim side and its 15 15 so the profit withdrawal -- the profit applicability to the adversary proceedings. 16 withdrawal in the trustee's contention was a 16 In my mind, obviously, any ruling that 17 purported dividend on a stock reflected in 17 Judge Bernstein issues in any one of our 18 the customer statement, which was fraudulent, 18 cases, including a discovery issue or any 19 19 that resulted in an actual check going to the ruling you may issue, if it's applicable to 20 2.0 customer in cash. the same set of facts or circumstances in any 21 So -- and Ms. Chaitman represents 21 other case, the trustee is going to follow 22 22 Mr. Blecker, who I believe is the customer it. 23 2.3 whose claim was denied in our claims side of Where it's not applicable, because 24 2.4 the case. And she -there are different circumstances or facts 25 25 You can correct me if I'm that would render it -- would render the

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5 (Pages 14 to 17)

Page 14 Page 16 1 THE ARBITRATOR: Right. outcome of the application of that decision 2 2 MS. CHAITMAN: If you look at for that case inconsistent with the judge's 3 3 Exhibit B to the complaint which sets out the analysis or theory and ruling in the prior 4 4 proceeding, then we would argue it shouldn't deposits and withdrawals, in some cases, 5 5 there's an indication that there's a deposit apply. 6 6 So just backing up to your question, into the account from another Madoff account. your Honor, about whether your rulings today THE ARBITRATOR: Right. 8 MS. CHAITMAN: Now, when we are should apply universally in all cases, we 9 9 agree with Ms. Chaitman that where the facts litigating the net equity of a defendant, we 10 10 want to look at the transferor account and and circumstances of other cases are 11 11 see whether there were profit withdrawals identical, it absolutely should. Where they 12 12 that the client claims were never received. aren't, it shouldn't. 13 13 If either side can make a good-faith So --14 14 argument as to why it shouldn't apply -- and THE ARBITRATOR: And I gather that the 15 15 as I stated to Ms. Chaitman in many prior CAD -- I forget what the acronym stands 16 16 for -- that you get includes the paperwork, hearings before Judge Bernstein, after we 17 17 to the extent the trustee has it, that have the benefit of your ruling, we're happy 18 18 to meet and confer and enter into a underlies those transferor accounts. 19 19 stipulation as appropriate where we can agree MR. JACOBS: That's correct, your 20 20 as to the applicability of those rulings in Honor. 21 21 her other cases to avoid unnecessary MS. CHAITMAN: Some of them date back 22 2.2 litigation of those same issues. beyond -- they don't have the records. 23 23 THE ARBITRATOR: Sure. And I gather I think that should solve all of our 24 2.4 the Madoff deposition, which I read, really concerns. 25 25 went to the issue of whether some of those THE ARBITRATOR: Hopefully. Page 15 Page 17 1 1 purported dividends were real or not. Is MR. JACOBS: Hopefully. 2 2 THE ARBITRATOR: I note, with regard that part of what you were exploring? 3 3 to the profit withdrawal proceeding, that at MS. CHAITMAN: Yes, because the 4 least tangentially it relates to some of the trustee has taken the position from inception 5 good-faith claw-back cases because there's a 5 that Madoff never purchased any securities 6 6 letter Ms. Chaitman sent on December 8th that for his investment advisory customers. And 7 said that one of your arguments supports her Frank DiPascali, who was Madoff's right-hand 8 8 discovery argument. man, who was the government's chief witness 9 9 MR. JACOBS: Right. Well, we can in the criminal trial --10 10 discuss that later if that's ours. THE ARBITRATOR: He's now dead? 11 11 MR. HUNT: Sure. MS. CHAITMAN: He died, yes. 12 12 THE ARBITRATOR: We'll get to that. But he pled in federal court. And in 13 I'm not trying to put the cart before the 13 his plea, he started out by saying, early in 14 14 the 1990s, we started a fraud with respect to horse. 15 15 MS. CHAITMAN: Judge, I just want to the investment advisory --16 16 MR. JACOBS: That's not actually what say one other thing. 17 17 THE ARBITRATOR: Sure. Mr. DePascali said in the proceedings. I 18 18 MS. CHAITMAN: I sympathize with you would like the record to reflect his actual 19 19 testimony, not Ms. Chaitman's coming into this case because it's so 2.0 20 incredibly complicated. And we've been characterization --21 living with it since 2009. 21 THE ARBITRATOR: I'm confident that 22 22 When you asked whether the profit one of you is right. Why doesn't somebody --23 23 withdrawal was part of the inter-account and since the trustee seems to have more 2.4 2.4 transfer issue, I just wanted to explain funding than Ms. Chaitman, why don't you just 25 25 something to you. send me a copy of the guilty plea allocution.

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6 (Pages 18 to 21)

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Page 18
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               MR. JACOBS: I will be happy to.
                                                                                 THE ARBITRATOR: I assume it basically
2
                                                                  2
               MS. CHAITMAN: And then Mr. Madoff has
                                                                             walks somebody through the Exhibit B; is
           testified that the fraud began in 1992. So
                                                                             that --
                                                                  4
           if that's true, if Judge Bernstein finds
                                                                                 MR. JACOBS: Exhibit B?
5
                                                                  5
           that, in fact, the fraud began in 1992, then
                                                                                 THE ARBITRATOR: To the complaint.
           all of the net equity calculations for
                                                                                 MS. CHAITMAN: Not exactly.
           accounts which predate 1992 would have to be
                                                                                 THE ARBITRATOR: A typical Collura
           recalculated.
                                                                             report?
                                                                  9
               THE ARBITRATOR: And the trustee's
                                                                                 MR. JACOBS: Yes, it does.
10
                                                                 10
                                                                                 MS. CHAITMAN: The case-specific ones.
           position, I gather, is that, from inception,
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                                                                 11
           Madoff was a Ponzi scheme.
                                                                                 MR. JACOBS: The case-specific reports
12
                                                                 12
               MR. JACOBS: To the best of our
                                                                 13
13
           knowledge, yes, and that the early periods of
                                                                                 THE ARBITRATOR: Is there also an
14
           the fraud are the subject of litigation right
                                                                 14
                                                                             overarching Collura report?
15
                                                                 15
           now by Ms. Chaitman. The court has
                                                                                 MR. JACOBS: There's a component --
16
           authorized a second deposition of Bernard
                                                                 16
                                                                             and this is going to be my crude, potentially
                                                                 17
                                                                             not entirely accurate, sort of shorthand of
           Madoff on that issue.
18
                                                                 18
                                                                             what her report does. But essentially
               But as it stands now, our position is
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                                                                 19
                                                                             Ms. Collura's report, together with
           that the only evidence that that is true is
                                                                 20
20
           Mr. Madoff's own self-serving statements to
                                                                             Mr. Greenblatt's report, provide a
                                                                 21
21
                                                                             reconciliation of all of the cash
           that effect, which are not consistent with
                                                                 2.2
22
           any of the debtors' books and records.
                                                                             account trans- -- transaction activity at
23
                                                                 23
               THE ARBITRATOR: Okay. Obviously
                                                                             BLMIS from the period for which we have bank
                                                                 24
24
           that's not an issue we're going to resolve.
                                                                             statements forward.
25
                                                                 25
               I saw on ECF that one of the Collura
                                                                                 So essentially what the trustee is
                                                 Page 19
                                                                                                                  Page 21
                                                                  1
1
            reports, and maybe there is only one, is 705
                                                                             doing, your Honor, is -- we have a complete
                                                                  2
2
           pages. I was wondering in relation to all of
                                                                             set of third-party bank records from BLMIS's
3
                                                                  3
                                                                             accounts. I believe it's from 1981 or 1982.
           this whether it makes sense for me to look at
4
            the Dubinsky report, some specimen of Collura
                                                                             And we credit all of the customers' account
 5
           reports and the Greenblatt report or whether
                                                                             statements for the full amount of their
 6
                                                                  6
            that would be a waste of my time and your
                                                                             account balance as of that date, and then we
7
                                                                             start our net equity calculation by comparing
           money.
8
                                                                  8
                                                                             what the customer account statements say with
                MR. JACOBS: In terms of your
9
                                                                  9
                                                                             independent third-party, usually JPMorgan,
           knowledge as context and background --
10
                                                                 10
                THE ARBITRATOR: Exactly.
                                                                             financial records.
11
                                                                 11
                                                                                 THE ARBITRATOR: So if the account
                MR. JACOBS: -- for these and other
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                                                                 12
            discovery disputes?
                                                                             says there's a hundred thousand dollars in it
                                                                 13
13
                THE ARBITRATOR: Yes.
                                                                             in 1980, you're not challenging that?
14
                                                                 14
                MR. JACOBS: We'd be happy to provide
                                                                                 MR. JACOBS: We give credit to the
                                                                 15
15
           a copy of that -- of those reports for you.
                                                                             customer for the full amount of that
16
            And perhaps we can choose a representative --
                                                                 16
                                                                             account -- that statement balance, whether
17
                                                                 17
                MR. HUNT: I think none of the cases
                                                                             it's fictitious profits or not.
18
                                                                 18
           that we're talking about today have the
                                                                                 What we're saying is that if we can't
19
                                                                 19
                                                                             independently verify it through what our
            Greenblatt and Collura reports yet. So you'd
                                                                 2.0
20
           be looking at a report out of context of
                                                                             experts do in these reports, then we're not
21
                                                                 21
            these cases. It would just be an exemplar of
                                                                             going to challenge it for those early, early,
22
                                                                 22
            what they do for us.
                                                                             early periods.
23
                                                                 23
                                                                                 MS. CHAITMAN: Ted, I think you may
                MR. JACOBS: Right.
2.4
                                                                 2.4
                Which in and of itself you may find
                                                                             have misspoken. Because it's my
25
                                                                 25
                                                                             understanding that you have JPMorgan Chase
           helpful.
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7 (Pages 22 to 25)

Page 22 Page 24 1 bank records from December 1988 on and you proceeding reports are much smaller, 2 2 have Madoff records from 1981. certainly without the exhibits. 3 3 MR. JACOBS: That is correct. Thank MS. CHAITMAN: Okay. 4 4 you. That is correct. Sorry. I flipped the MR. JACOBS: So I'll take a look. And 5 5 account statements with the bank statements if it makes sense to exclude exhibits, I can 6 6 and that early date. give you a list of what they are. So back to your question, where I THE ARBITRATOR: Sure. 8 was -- where I was going was, together MR. JACOBS: And if you want to have 9 9 Ms. Collura and Mr. Greenblatt -- what their them, we're happy to make whatever you would 10 10 analysis does is show that the account 11 11 activity in the customer statements is THE ARBITRATOR: Then just in terms of 12 12 reliable across the universe of account procedure, to the extent I rule today, a 13 13 statements that we have going back, thank number of things could happen. 14 14 One, I could reduce that to an order. you, to the early 1980s because the periods 15 15 for which we have bank records, when compared Two, I could say look at the transcript, 16 16 to those customer statements, match to a near that's my order. I suppose in some areas, I 17 17 certainty of close to 100 percent of the could issue a more detailed decision. I'm 18 18 here to try and be user-friendly, so tell me time. 19 19 what you think makes sense and maybe for So their expert analysis is that the 20 20 cash activity 100 percent or near 100 percent different areas, different results should 21 21 of the time is reliable on the face of obtain. 22 22 Madoff's statements. That's sort of the MS. CHAITMAN: If I can step in first, 23 23 case-wide function in a nutshell of those your Honor. 24 24 THE ARBITRATOR: Sure. reports. And, again, I would like to just 25 25 reserve the right to let the reports speak MS. CHAITMAN: I think, as I Page 23 Page 25 1 1 for themselves. And I'm not an expert. I'm understand it, the procedure would be that 2 2 not as smart as they are. So if I misspoke your decisions, if someone wants to appeal 3 3 or made any misstatement or them, would be appealed to Judge Bernstein 4 mischaracterization, I apologize in advance. 4 and then to the District Court. 5 THE ARBITRATOR: Why don't you send me THE ARBITRATOR: Sure. Yep. the reports understanding that the Collura MS. CHAITMAN: So I think, in that 7 reports have not been served in any of the respect, it would be helpful to have an 8 cases that we're talking about currently. order. And if I begin to look at them and realize 9 Do you disagree with that? 10 10 I'm going off into an area that I shouldn't MR. JACOBS: We agree that an order 11 11 would be helpful. And as Ms. Chaitman notes, worry about, at least now, I'll be glad to 12 12 abandon reading it. she has many cases. We'll be, I'm sure, 13 13 MS. CHAITMAN: Judge, I just want to talking about the applicability of those 14 warn you, the complete set of Collura 14 orders in those cases and hopefully working 15 15 reports, not case-specific, but the ones that that out. 16 have been produced in the profit withdrawal 16 And also we have many hundreds of 17 17 litigation, are probably six times this cases in addition to that with other 18 18 binder. defendants. So an order gives us an ability 19 19 THE ARBITRATOR: Just to be clear, I to start a good-faith discussion with those 20 2.0 don't want a complete set. I would like a defendants to the extent similar issues arise 21 specimen report, understanding that each one 21 and hopefully resolve them so that they are 22 22 may be unique and that -coming before your Honor. 23 23 MR. JACOBS: The profit withdrawal THE ARBITRATOR: And, similarly, I'm 24 2.4 reports were geared towards the issues that in the odd circumstance now where I'm a 25 25 were in contention. I think the adversary retired attorney, although I intend to remedy

8 (Pages 26 to 29)

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Page 26
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                                                                  1
                                                                             easy explanation. These are informal
           that. But I issued the decision in Crupi and
2
                                                                  2
           I think my case manager asked that the
                                                                             nicknames that BLMIS had for its different
3
                                                                  3
           trustee file it.
                                                                             operations. House 17 is the investment
4
                                                                  4
                MR. JACOBS: Yes.
                                                                             advisory business that, as you know, the
5
                                                                  5
                                                                             trustee understands was operating a Ponzi
                THE ARBITRATOR: I looked yesterday
6
                                                                  6
           and didn't see that it was filed, so I --
                                                                             scheme. Ms. Chaitman's clients were House 17
                MR. JACOBS: We are working on that.
                                                                            customers, and that's the investment advisory
           We will get that filed. We just needed to
                                                                            business.
9
           put together a motion. And I know that's
                                                                  9
                                                                                 House 5 was the part of BLMIS's
10
                                                                 10
                                                                             business, for lack of a better word, where
           been done, and I'll check with my team and
11
                                                                 11
                                                                             there was proprietary trading happening and
           get it filed.
12
                                                                 12
                                                                             there was a market-making business function.
                THE ARBITRATOR: Okay. So I guess for
                                                                 13
13
           the time being, to the extent I issue orders,
                                                                             And that the trustee contends is the only
14
                                                                 14
                                                                             portion of the business through which any
           I'll ask the parties to file them. At some
15
                                                                 15
           point, I'll probably ask Judge Bernstein to
                                                                             actual securities trades were conducted at
16
           have me declared an interested party, which I
                                                                 16
                                                                             any given point in time.
17
                                                                 17
           guess would then permit me to file directly
                                                                                 THE ARBITRATOR: And are those the two
18
                                                                 18
                                                                            houses? Is there anything else?
           on the NCF.
19
                                                                 19
                                                                                 MR. JACOBS: That's it. That's
                MR. JACOBS: That answers our question
20
                                                                 20
           as to why you didn't go ahead and file that.
                                                                             essentially it. So if and when you review
                                                                 21
21
                                                                             Mr. Dubinsky's report, you'll see a lengthy
           We're happy to do it.
22
                                                                 22
                MS. CHAITMAN: Is that something we
                                                                             discussion about how BLMIS operated as a
                                                                 23
23
                                                                             whole and how those different portions were
           can arrange for the judge?
                                                                 24
24
                MR. JACOBS: I thought we'd just have
                                                                             interrelated, both from a financial
25
                                                                 25
           a simple motion saying, at the request of the
                                                                             perspective and from a fraud and Ponzi scheme
                                                 Page 27
                                                                                                                  Page 29
1
                                                                  1
           arbitrator, we'd like to file this decision
                                                                             perspective.
2
                                                                  2
           in this case, but it's not a case in which
                                                                                 THE ARBITRATOR: Why don't we then
3
                                                                  3
                                                                            turn to the trustee's motion to compel.
           you're involved.
4
                MS. CHAITMAN: No, but wouldn't the
                                                                                 MR. JACOBS: Sure.
5
                                                                  5
           judge -- if he files a notice of appearance,
                                                                                 THE ARBITRATOR: Unless there were any
                                                                  6
                                                                             other housekeeping matters that any of you
           wouldn't he have the right to file a
                                                                  7
           decision?
                                                                             wanted to bring up.
                                                                                 MR. JACOBS: I don't think so, your
                THE ARBITRATOR: But I can't file a
9
                                                                  9
           notice of appearance for two reasons. One,
                                                                             Honor.
10
                                                                 10
                                                                                 THE ARBITRATOR: Ms. Chaitman?
           at the moment, I'm not an attorney. I'm a
11
                                                                 11
           retired attorney. And I looked at the form,
                                                                                 MS. CHAITMAN: No.
12
                                                                 12
                                                                                 THE ARBITRATOR: Okay. Why don't we
           and I have to represent that I'm an attorney
                                                                 13
13
           in good standing. And I'm not sure whether
                                                                             deal with the third-party subpoenas to the
14
           that representation would be accurate.
                                                                 14
                                                                            banks first.
15
                                                                 15
                If neither side objects, maybe what
                                                                                 MR. JACOBS: I'm not sure that we
16
           I'll just do is call Judge Bernstein's
                                                                 16
                                                                            have --
17
                                                                 17
           chambers and see how they suggest I handle
                                                                                 MR. HUNT: None of those are before
                                                                 18
18
                                                                            you right now.
                                                                 19
19
                                                                                 THE ARBITRATOR: Oh. I thought that
                MR. HUNT: That sounds fine.
                                                                 20
20
                THE ARBITRATOR: Okay. Then it really
                                                                             issue was before me, but --
21
                                                                 21
                                                                                 MS. CHAITMAN: It is in connection
           falls into the category of minutia, but I see
2.2
                                                                 22
           references often to House 5 and House 17. I
                                                                             with the responses to some of our
23
                                                                 23
           know it doesn't relate to anything I'm doing
                                                                             interrogatories where we --
                                                                 24
24
           currently, but I couldn't resist asking.
                                                                                 MR. HUNT: There's no subpoena that's
25
                                                                 25
                                                                            being contested here today.
                MR. JACOBS: Okay. House -- it's an
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9 (Pages 30 to 33)

Page 32 Page 30 1 1 THE ARBITRATOR: Okay. But it does -for a lot of partnership material. Judge 2 2 Bernstein dismissed the claims against MS. CHAITMAN: It comes up. It does 3 3 subsequent transferors in a number of these come up. 4 4 THE ARBITRATOR: -- deal with the claw-back cases --5 5 completeness of the responses regarding the MS. CHAITMAN: Transferees. 6 6 accuracy of Exhibit --THE ARBITRATOR: Transferees. Excuse MR. HUNT: I think it comes up 8 tangentially in that regard. -- saying that there was insufficient 9 THE ARBITRATOR: Well, rather than me 9 information pled. General partners of a 10 10 then guiding the discussion, why don't you limited partnership are treated as alter egos 11 11 of the partner, but limited partners, as I tell me in relation to that motion what the 12 12 understand the law, are not. You seem to be trustee wants to talk about first. 13 13 asking for information as to both. MR. HUNT: So there are actually three 14 14 cases where we filed a motion to compel --MR. HUNT: We're asking for 15 15 THE ARBITRATOR: Right. information about the partners. With respect 16 16 MR. HUNT: -- the Train Klan case, the to Train Klan, all they say is there are 17 17 DiGiulian case and the Benjamin case. partners. Of course, the partnership 18 18 As I'm sure you're aware, having documents and percent ownership interest and 19 19 reviewed our pleadings, there are a lot of type of partner is all relevant exactly for very similar issues here. Specifically the 20 20 the reason you said. 21 21 defendants assert a number of affirmative Moreover --22 2.2 defenses, which they bear -- bear the burden THE ARBITRATOR: Why is anything --23 23 of proving, of course, in which they have and it may be that you end up with the same 24 24 chosen to just deny us discovery about in its documents, but if my order in that area were 25 25 to be that Ms. Chaitman's client, Train entirety. Page 31 Page 33 1 1 Second of all, while the defendants on Klan -- I guess it's really two defendants 2 2 the one hand say they don't dispute with the Train Klan partnership -- must 3 3 Exhibit B, they spend a large amount of time produce documents to show -- sufficient to 4 4 in their answers explaining why Exhibit B is show you over time who the general partners 5 5 not accurate and why the records that we have were. 6 are not admissible and why we can't prove our Why doesn't that satisfy your need, 7 case. So we clearly have the right to take yet respond to Ms. Chaitman's concern? 8 MR. HUNT: We don't know even what discovery on those issues. 9 9 So what I thought might make some type of entity Train Klan is. It says it's a 10 10 sense is to just talk through the discovery partnership. We don't know if it's a general 11 11 responses themselves, starting with Train partnership, a limited partnership or what 12 12 Klan, which is the most complicated one. And kind of entity it is. 13 13 I think by the time we get to Benjamin, we So what we're seeking is the legal 14 14 name of the partnership, the type of entity will be starting to repeat ourselves a bit. 15 15 THE ARBITRATOR: Well, I'm sure it's it is, the basic information about that 16 16 right that there's overlap and that we'll all entity, when it was established, whether it 17 17 be repeating ourselves. One of the things I was formed out of a predecessor entity, which 18 18 guess I began to have a feel for what you've state or country it's incorporated in or 19 19 all been struggling with is, obviously there where it's --2.0 20 were boilerplate responses to your requests. THE ARBITRATOR: By definition, 21 21 And that worked both ways. And clearly some probably it's not incorporated. 22 22 word processing errors also --MR. HUNT: Well, yes. 23 23 MR. HUNT: I agree with that. Which state or country was it formed. 2.4 2.4 THE ARBITRATOR: -- on both sides. What law applies they think. And the names 25 25 and addresses of the current and former But, sure. Train Klan, you've asked

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10 (Pages 34 to 37)

Page 34 Page 36 1 And if the account -- if the judgment isn't partners, members, whatever that may be, and 2 2 paid, then he can sue the individual their ownership interest in that partnership. 3 3 That establishes the liability of the partners. But that's the order that the 4 partners, I think. We don't have any of that United States Supreme Court has established. 5 5 information. And I'm not sure that a --And I don't think that he should be entitled 6 THE ARBITRATOR: Let's say, for to circumvent that. 7 argument's sake, you're a 10 percent limited THE ARBITRATOR: One of my problems is 8 I think I agree with both of you. And I also partner and I'm a 5 percent limited partner 9 9 think, as a general operating principle, that and the court reporter is the general 10 10 if either side is entitled to discovery for partner. Once you establish that the court 11 11 reporter, Ms. Mulvenna, is the general Reason A, the fact that it may also be 12 12 helpful as to undisclosed Reason B is not a partner, putting aside the other materials 13 13 around that that you're interested in, why basis to turn down a request for discovery. 14 14 does it matter whether I have 5 percent and But specifically with respect to Train 15 15 you have 10 percent or vice versa or who the Klan, I think what I'm going to require be 16 16 produced are any partnership agreements. And other limited partners may be? 17 17 MR. HUNT: We don't know, first of in doing that, I note that -- I think it was 18 18 all, if there are any limited partners. But Cravath Swain & Moore operated for many years 19 19 second of all, depending upon how this entity with no written partnership agreement. So 20 20 is set up, each of those individuals may be I'm mindful that perhaps there are no 21 21 liable for their percentage share as a direct partnership agreements or not ones of the 22 22 transferee depending on how the proceeds are formality that we're used to. 23 23 distributed. We don't know because they But any partnership agreements for the 24 2.4 relevant time period. And I guess that will won't tell us. 25 25 then lead to a discussion of what the THE ARBITRATOR: Ms. Chaitman. Page 35 Page 37 1 1 MS. CHAITMAN: Well, you know, we have relevant time period is. It may be from 2 2 a tension here because, as you've recognized, formation. And as I said, documents 3 3 Judge Bernstein held that the complaints sufficient to show who the general partner, 4 against the subsequent transferees failed to or partners, over time of the partnership 5 5 state a claim. And we have cases from United 6 States Supreme Court on down saying you can't MR. HUNT: The relevant time period is 7 take discovery in order to obtain the facts 1993 forward. you need to file a complaint. THE ARBITRATOR: Okay. Just so I 9 And, indeed, the trustee has used 9 understand, explain to me why --10 10 those cases against me when I've sought to MR. HUNT: That's when the account was 11 11 take discovery in order to get the facts opened, in May of 1993. 12 12 which would allow me to state a claim. THE ARBITRATOR: Okay. So whatever 13 13 So I don't think that the trustee can partnership agreement existed then. If the 14 14 argue that that line of cases does not apply partnership was formed in 1970, which is 15 15 here. And what I've tried to do is protect unlikely, you wouldn't have to produce that 16 my clients, as I believe I'm entitled to, by 16 partnership agreement unless it was the 17 17 not disclosing anything which would give the operative agreement in 1993. 18 trustee the precise information he's seeking 18 MS. CHAITMAN: But the trustee's only 19 19 because he wants to be able to name the permitted to sue to recover withdrawals taken 20 2.0 individuals. within the last two years prior to Madoff's 21 21 And if I have to disclose how much confession. So why would partnership 22 22 each person has, he's going to then sue them agreements that predate December 11, 2006, 23 23 for that percentage of the withdrawals. And have any relevance? 24 2.4 I think that I'm entitled to -- he's entitled THE ARBITRATOR: Well, I think that 25 25 to get a judgment against the account holder. the trustee is entitled to know how the

11 (Pages 38 to 41)

	Page 38		Page 40
1	partnership was organized. And as I	1	what documents you get in response to that
2	understand Judge Bernstein's rulings,	2	ruling. Maybe it will become a non-issue.
3	although maybe here I'm going beyond my role,	3	If it still is a concern, we can deal with it
4	and the case law, it doesn't appear that the	4	on a more granular level.
5	trustee has a basis at the moment pursuing a	5	MR. HUNT: Okay. The other thing too,
6	limited partner. But the trustee may have a	6	just to be clear, your ruling has to do with
7	different view of that.	7	documents, but I would like them also to
8	MR. HUNT: So just to be clear, in	8	answer the interrogatories relating to those
9	this particular case, we've sued the partners	9	points. So we don't have to go through the
10	who we know of.	10	
11	THE ARBITRATOR: You've sued the whole	11	documents and figure out what the answer
12		12	might be.
13	group of people; correct?	13	THE ARBITRATOR: Let's deal with
14	MR. HUNT: Which we assume are general	14	specific interrogatories so that we have a
15	partners based on what information we have.	15	somewhat definitive answer.
	THE ARBITRATOR: But assuming there's	16	MR. HUNT: That sounds great. Thank
16	a formal partnership agreement and that one		you.
17	of those defendants is the general partner	17	So we received two responses to
18	and others are limited partners, I'm not sure	18	interrogatories in Train Klan.
19	that under the case law and Judge Bernstein's	19	THE ARBITRATOR: One on behalf of the
20	rulings, that there's a basis for suing the	20	partnership, one on behalf of the
21	limited partners.	21	individuals.
22	MR. HUNT: Right. But she has to give	22	MR. HUNT: Right. And with respect to
23	us the information showing they're limited	23	the individuals, I have an issue with that.
24	partners before we can talk about that.	24	Because Ms. Londa signed with power of
25	THE ARBITRATOR: She has to give you	25	attorney as a partner for each of the
	Page 39		Page 41
1	the information showing you, under my ruling,	1	individuals. We never did get a response
2	who the or the documents showing you who	2	from the individuals.
3	the general partner is. That document may	3	So I would like if the court if
4	also show you who the limited partners are.	4	your Honor would help us with that. I'd like
5	But documents can't be redacted, as far as	5	to get actual answers from each of the
6	I'm concerned, on the basis of relevance.	6	
7		1 *	
	So it may, through the back door, give	7	defendants rather than someone signing with
8	So it may, through the back door, give		defendants rather than someone signing with power of attorney for all of them.
8 9	you information about percentages of who the	7	defendants rather than someone signing with power of attorney for all of them. THE ARBITRATOR: Well, what I'm
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12 (Pages 42 to 45)

	Page 42		Page 44
1	see certifications from each of the	1	seen there are so many issues, we haven't
2	individuals that they've never who are not	2	gotten discovery on two. And obviously we're
3	general partners, that they've never been a	3	going to need to extend the discovery.
4	general partner.	4	THE ARBITRATOR: Okay. And Judge
5	But I'm not unsympathetic to what	5	Bernstein is, to use the vernacular, cool
6	Ms. Chaitman says about the extent of their	6	with that?
7	limited partnership interest being none of	7	MR. HUNT: Yes, sir.
8	the trustee's business assuming that they	8	MR. JACOBS: If by agreement of the
9	were only limited partners	9	parties, it's never been an issue.
10	MR. HUNT: Assuming that it's even a	10	THE ARBITRATOR: Okay. Great.
11	<u> </u>	11	· · · · · · · · · · · · · · · · · · ·
12	partnership.	12	So as to the partnership, I ruled with
13	THE ARBITRATOR: and that it's a	13	respect to
14	partnership that observed formalities rather	14	MR. HUNT: I'm sorry I interrupted
15	than the equivalent of an investment club of	15	you.
	people who get together once a week and	16	THE ARBITRATOR: I was going to say
16	say		what you just volunteered. Let me find
17	MR. HUNT: Right. I mean, that's what	17	MR. HUNT: You're smart enough to copy
18	we're finding some of these things are. And	18	yours double-sided.
19	so it may not even be a partnership as far as	19	THE ARBITRATOR: No, you sent this to
20	we know.	20	me so
21	THE ARBITRATOR: So let me get back to	21	MR. HUNT: We're smart enough to do it
22	what I was asking, which is, to the extent I	22	for you.
23	make rulings like the one I just described,	23	THE ARBITRATOR: Except I'm looking at
24	what impact does it have on that broad	24	the wrong
25	schedule of how these cases march their way	25	MR. HUNT: It's Interrogatory No. 1 to
	Page 43		Page 45
1	toward resolution?	1	the the answers to the interrogatories
2	MR. HUNT: For Train Klan		=
3		2	sent by Train K lan are identical to the ones
		3	sent by Train Klan are identical to the ones
4	specifically? Because that is		that we received from the individuals signed
4 5	specifically? Because that is THE ARBITRATOR: Why don't we stick	3	that we received from the individuals signed by Ms. Londa on behalf of the individuals.
	specifically? Because that is THE ARBITRATOR: Why don't we stick with that, yes.	3 4 5	that we received from the individuals signed by Ms. Londa on behalf of the individuals. THE ARBITRATOR: So it's
5	specifically? Because that is THE ARBITRATOR: Why don't we stick with that, yes. MR. HUNT: So I think what that does	3 4	that we received from the individuals signed by Ms. Londa on behalf of the individuals. THE ARBITRATOR: So it's Interrogatory 1
5 6	specifically? Because that is THE ARBITRATOR: Why don't we stick with that, yes. MR. HUNT: So I think what that does is it sort of makes it a two-step process.	3 4 5 6 7	that we received from the individuals signed by Ms. Londa on behalf of the individuals. THE ARBITRATOR: So it's Interrogatory 1 MR. HUNT: The response we got was
5 6 7 8	specifically? Because that is THE ARBITRATOR: Why don't we stick with that, yes. MR. HUNT: So I think what that does is it sort of makes it a two-step process. Because based upon what we learned from this	3 4 5 6 7 8	that we received from the individuals signed by Ms. Londa on behalf of the individuals. THE ARBITRATOR: So it's Interrogatory 1 MR. HUNT: The response we got was that this information is not relevant. And I
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5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	specifically? Because that is THE ARBITRATOR: Why don't we stick with that, yes. MR. HUNT: So I think what that does is it sort of makes it a two-step process. Because based upon what we learned from this sort of intermediate response, we still may have questions that we need to address and we'll have to come back to you. THE ARBITRATOR: But I guess what I'm inarticulately trying to ask is, am I screwing up Judge Bernstein's schedule by doing that? MR. HUNT: No. One of the things I'll tell you this, we can't agree on much, but we can agree on scheduling issues. And the parties have the flexibility to move the schedule around to meet their needs. So to	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	that we received from the individuals signed by Ms. Londa on behalf of the individuals. THE ARBITRATOR: So it's Interrogatory 1 MR. HUNT: The response we got was that this information is not relevant. And I think you've already ruled that, to the extent that these first of all, we need to know if it's a partnership, what kind of partnership it is, and who the partners are. Looks like the only thing you were withholding or that we could think you'd potentially withhold is the percent beneficial interest to the account. THE ARBITRATOR: Well, I would modify it after the words "the names and addresses of its current and former," I would insert the word "general partners" and cross
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	specifically? Because that is THE ARBITRATOR: Why don't we stick with that, yes. MR. HUNT: So I think what that does is it sort of makes it a two-step process. Because based upon what we learned from this sort of intermediate response, we still may have questions that we need to address and we'll have to come back to you. THE ARBITRATOR: But I guess what I'm inarticulately trying to ask is, am I screwing up Judge Bernstein's schedule by doing that? MR. HUNT: No. One of the things I'll tell you this, we can't agree on much, but we can agree on scheduling issues. And the parties have the flexibility to move the schedule around to meet their needs. So to the extent there's a scheduling issue, I'm certain that Ms. Chaitman will accommodate	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	that we received from the individuals signed by Ms. Londa on behalf of the individuals. THE ARBITRATOR: So it's Interrogatory 1 MR. HUNT: The response we got was that this information is not relevant. And I think you've already ruled that, to the extent that these first of all, we need to know if it's a partnership, what kind of partnership it is, and who the partners are. Looks like the only thing you were withholding or that we could think you'd potentially withhold is the percent beneficial interest to the account. THE ARBITRATOR: Well, I would modify it after the words "the names and addresses of its current and former," I would insert the word "general partners" and cross out everything up to "its current and former
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5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	specifically? Because that is THE ARBITRATOR: Why don't we stick with that, yes. MR. HUNT: So I think what that does is it sort of makes it a two-step process. Because based upon what we learned from this sort of intermediate response, we still may have questions that we need to address and we'll have to come back to you. THE ARBITRATOR: But I guess what I'm inarticulately trying to ask is, am I screwing up Judge Bernstein's schedule by doing that? MR. HUNT: No. One of the things I'll tell you this, we can't agree on much, but we can agree on scheduling issues. And the parties have the flexibility to move the schedule around to meet their needs. So to the extent there's a scheduling issue, I'm certain that Ms. Chaitman will accommodate additional scheduling time to resolve it.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	that we received from the individuals signed by Ms. Londa on behalf of the individuals. THE ARBITRATOR: So it's Interrogatory 1 MR. HUNT: The response we got was that this information is not relevant. And I think you've already ruled that, to the extent that these first of all, we need to know if it's a partnership, what kind of partnership it is, and who the partners are. Looks like the only thing you were withholding or that we could think you'd potentially withhold is the percent beneficial interest to the account. THE ARBITRATOR: Well, I would modify it after the words "the names and addresses of its current and former," I would insert the word "general partners" and cross out everything up to "its current and former business addresses and current and former principal places of business."

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13 (Pages 46 to 49)

Page 46 Page 48 1 answer that by saying, see documents Bates asked for reasons for each transfer. And 2 2 Nos. 1 through whatever. they simply say they're not able to do so. 3 3 MR. HUNT: I would agree with that. Someone, the general partner or someone, 4 4 THE ARBITRATOR: Okay. requested this transfer and we want to know 5 5 MR. HUNT: And then Interrogatory why and what was the intent of the use of the 6 6 No. 2 also relates to that. We asked them money. for the dates and amounts of any transfers THE ARBITRATOR: Well, again, let's 8 8 received by the partnership, whether the see who the general partner is because I 9 9 person was a partner, and state whether that probably -- assuming there is a general 10 10 person received any portion of the transfers. partner, that it has some formality, I 11 11 They respond by telling us who the partners probably would require the general partner to 12 12 answer that question, but not the other 13 13 MS. CHAITMAN: Again, I think that partners. So --14 14 that's precisely -- that runs afoul of the MS. CHAITMAN: Why would that be 15 15 mandate from the Supreme Court on down that anything other than discovery to frame a 16 16 they're seeking discovery to frame a complaint? 17 17 complaint against a subsequent transferee. THE ARBITRATOR: Well --18 18 MR. HUNT: I can tell you one thing is MS. CHAITMAN: Because, again, if the 19 19 certain -- and we've been accused about this account -- we're not disputing that the 20 20 repeatedly, and it's not true, and that is account holder took the money. So now you're 21 21 that we're using this discovery to form a going to the next generation of transfers. 22 complaint against someone else. That is not 22 THE ARBITRATOR: Well, I don't know 23 23 true. which defenses you asserted with respect to 2.4 2.4 What we're trying to do is find out partnership, but potentially it could impact 25 25 where the money went so we can trace it, and some of your affirmative defenses. But to be Page 47 Page 49 1 1 that's all we're trying to do. clear, I'm not ruling that that is the way I 2 2 THE ARBITRATOR: But as I understand would rule. 3 3 case law regarding pleading and the case law MR. HUNT: I'm comfortable with you 4 that relates to who in a partnership is deferring a ruling on that pending obtaining 5 5 some additional documents and information liable for the debts, and I'm using that in 6 6 the generic way of the partnership, it's the about this entity, whatever it is. 7 7 general partner only. So I'm inclined to THE ARBITRATOR: Train Klan also 8 8 reserve decision on Interrogatory No. 2. raises the question -- and I'm jumping ahead 9 9 Let's wait and see what happens with respect and perhaps out of the order -- the trustee 10 10 to Interrogatory No. 1. wanted to raise issues, but there's -- in 11 11 It may be that, at a later date, I response to "Identify each deposit into the 12 12 grant that request or other requests relating account" is the answer "Responding parties do 13 13 to transfers, but I think we need to see is not dispute the deposits and withdrawals 14 14 shown on Exhibit B," but then there's the there a real partnership. 15 15 MR. HUNT: I agree with you. caveat about "The records are permeated with 16 16 fraud, no records exists before 1998, so THE ARBITRATOR: If it's got a binder 17 17 of documents reflecting meetings of the trustee has no competent evidence of any 18 18 partnership and the like, it's a very activity in the account prior to 19 19 December 1998," although this speaks to what different animal than if it's an investment 2.0 20 club. I was talking about about boilerplate used by 21 21 MR. HUNT: I agree with you. I think both sides. 22 22 that's a great resolution of that As I understand what I was told, this 23 23 Interrogatory No. 2. account didn't exist before 2003, so it 2.4 2.4 THE ARBITRATOR: Okay. doesn't much matter what happened in 1998. 25 25 MR. HUNT: Interrogatory No. 3 we But let me not jump ahead and --

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14 (Pages 50 to 53)

Page 50 Page 52 1 1 the accuracy of Exhibit B. MR. HUNT: I think that's exactly the 2 2 MR. HUNT: That's not accurate. next place I was going as well, was 3 3 Interrogatory No. 5. THE ARBITRATOR: Pull up Exhibit B. I 4 4 THE ARBITRATOR: Okay. don't have the Train Klan --5 5 MR. HUNT: You know -- and this is MR. HUNT: I've got it right here. 6 6 sort of something we see across all of these THE ARBITRATOR: But I've -- really 7 responses, which is, they say they don't for these purposes, it's only the columns. 8 8 dispute, whatever that means, the deposits There were a number of ways in which one 9 9 and withdrawals shown on Exhibit B. It seems could interpret your response, one of which 10 10 is, for the two-year period at issue, we like what they're not disputing is that the 11 11 numbers appear on the page. don't dispute the deposits and withdrawals. 12 12 Because then they go on to say there Another is that we don't dispute 13 13 are all these problems with the numbers and Columns 1 through 10, which takes you through 14 14 they have affirmative defenses that say we the two-year fraudulent transfer calculation. 15 15 can't prove the deposits and withdrawals. So As I understand it, the six-year fraudulent 16 16 anytime you see an answer that's supposed to conveyance calculation is basically 17 17 be some kind of an admission followed by the irrelevant --18 word "however" and then followed by the word 18 MR. HUNT: That's correct. 19 19 "moreover," it's not. THE ARBITRATOR: -- as to everybody 20 20 And so we have the right to ask them we're going to be talking about today. 21 21 to identify each deposit into the account so MR. HUNT: That's correct. 2.2 2.2 that we can figure out if they do actually THE ARBITRATOR: So is it that you're 23 23 dispute any of them. agreeing with Columns 1 through 10? 24 2.4 THE ARBITRATOR: Well, what I find MS. CHAITMAN: We're agreeing with the 25 25 particularly confusing, Ms. Chaitman, is, as deposits and withdrawals, which are Column 4 Page 51 Page 53 1 1 to bank records -- third-party bank records, and 5. 2 2 in some of these answers, although that may THE ARBITRATOR: Right. Another way 3 3 be moot now, you've said, you're not entitled of saying that is you're agreeing with the 4 to it because we don't dispute the deposits net equity calculation; is that --5 and withdrawals on Exhibit B, but then the MS. CHAITMAN: Well, we're agreeing --6 20th affirmative defense says, "The trustee we contest the --7 has fraudulently calculated defendants' THE ARBITRATOR: Column 5 gives you at 8 liability." It's hard to square those two the bottom a net equity number. 9 MS. CHAITMAN: Right. We're agreeing responses. 10 10 with -- we're agreeing that the cash deposits MS. CHAITMAN: Well, I have offered 11 11 are accurately reflected in Column 4 and the to -- when we concede the accuracy of the 12 12 cash withdrawals are accurately reflected in deposits and withdrawals, we're agreeing that 13 13 Exhibit B is accurate. And that obviously --Column 5. 14 14 I'm volunteering that, and obviously that can We're not agreeing -- we're not 15 15 be enforced against my clients, there's no agreeing as to the trustee's calculation of 16 16 principal because we don't agree that in question about that. 17 17 the -- in these cases, the trustee is allowed However, when we go to trial, the 18 18 trustee may try to rely upon records of to recover. 19 19 Madoff beyond Exhibit B. All I'm conceding THE ARBITRATOR: Okay. 20 20 is that Exhibit B is accurate. I'm not MS. CHAITMAN: So -- you know, that's 21 21 why I tried to be very specific. We're conceding that Madoff's records are accurate. 22 22 In fact, Picard's own expert has said that agreeing to the deposits and withdrawals. 23 23 THE ARBITRATOR: Just to be clear, Madoff's records are permeated with fraud. 24 2.4 So I'm simply reserving the right to using Train Klan, it shows a negative number 25 25 of \$1,442,181 because more money was taken object to other records. I'm not contesting

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15 (Pages 54 to 57)

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Page 54
                                                                                                                Page 56
                                                                 1
                                                                               THE ARBITRATOR: So you don't have a
           out than was put in.
                                                                 2
2
                                                                           problem with what I just said --
               MS. CHAITMAN: Correct.
                                                                 3
                                                                               MS. CHAITMAN: That's what --
               THE ARBITRATOR: And you're not
4
                                                                 4
                                                                               THE ARBITRATOR: -- in actions where
           disputing that.
                                                                 5
                                                                           there are no complicating factors, whether
 5
                MS. CHAITMAN: The math, correct. Or
                                                                 6
6
           the deposits and withdrawals.
                                                                           it's inter-account transfers or -- I know one
                But, again, I have the reservation
                                                                           of the defendants said, I was not being
8
                                                                           credited or I was being charged with two
           because there are a lot of other books and
9
                                                                 9
                                                                           $25,000 -- I can't remember if it was deposit
           records that may become relevant. And I
10
                                                                10
                                                                           or withdrawal, it was probably withdrawal --
           don't want to come to trial and find out that
                                                                11
                                                                           that was double counted. Obviously there may
11
           I've conceded the accuracy of all of Madoff's
                                                                12
12
                                                                           be glitches like that. But for somebody who
           records, because I haven't.
                                                                13
13
                THE ARBITRATOR: Well -- and by
                                                                           doesn't have inter-account transfers, that
14
                                                                14
           agreeing with 4 and 5, you're also agreeing
                                                                           stipulation works?
15
                                                                15
           with 1 through 3, the dates and --
                                                                               MS. CHAITMAN: Yes.
16
               MS. CHAITMAN: Well, yes. But in this
                                                                16
                                                                               THE ARBITRATOR: Okay. It seems to me
                                                                17
17
           particular instance, we are, but in some,
                                                                           that that eliminates a lot of the concerns
18
                                                                18
           there are inter-account transfers. And it
                                                                           about the interrogatory responses.
                                                                19
                                                                               MR. HUNT: Yes. So I think what that
19
           becomes much more complicated at that point.
20
                                                                20
                                                                           means then is that, you know --
                THE ARBITRATOR: Sure. Let's deal
                                                                21
21
                                                                               THE ARBITRATOR: And let me modify
           with the purist case first, like Train Klan,
                                                                22
2.2
           where there are no inter-account transfers.
                                                                           what I just said on the fly and say it should
                                                                23
23
                                                                           have the words in there "at trial." So at
                My thought was that rather than
2.4
                                                                24
           getting mired in the interrogatory responses,
                                                                           trial, the defendant will not challenge what
                                                                25
25
           that this is better handled under the other
                                                                           I had said earlier.
                                                Page 55
                                                                                                                Page 57
                                                                 1
1
           alternative that Judge Bernstein suggested at
                                                                                MR. HUNT: I would agree with that.
                                                                 2
2
           one of his conferences, which is a
                                                                                And what that effectively means then
3
                                                                 3
                                                                           is that she would be withdrawing, for
           stipulation.
4
                                                                 4
                                                                           example, the 20th affirmative defense.
                MS. CHAITMAN: I recall that. I think
 5
                                                                 5
           that's a good idea. We had no problem with
                                                                                MS. CHAITMAN: What's the 20th
6
                                                                 6
           that
                                                                           affirmative defense?
7
                                                                 7
               THE ARBITRATOR: So -- so the
                                                                                MR. HUNT: "Trustee has fraudulently
8
                                                                 8
           stipulation would be that the defendant in
                                                                           calculated defendants' liability by charging
9
                                                                 9
                                                                           defendants with withdrawals that the trustee
           question does not dispute the accuracy or
10
                                                                10
           completeness of the information in Columns 1
                                                                           has no proof were taken."
11
                                                                11
           through 5 of Exhibit B of the relevant
                                                                                MS. CHAITMAN: In this case, I would,
12
                                                                12
           complaint.
                                                                           yes.
                                                                13
13
                MS. CHAITMAN: Well, the easier way to
                                                                                THE ARBITRATOR: Well, in any case
14
                                                                14
           do it I think is 4 and 5. Because I have
                                                                           where --
                                                                15
15
           to -- in this case, we can do that, but where
                                                                                MS. CHAITMAN: Where I stipulate.
16
                                                                16
                                                                                THE ARBITRATOR: -- you enter into
           there are inter-account transfers, we can't.
17
                                                                17
                THE ARBITRATOR: And I'm just trying
                                                                           that stipulation, the 20th defense takes a
18
                                                                18
           to deal with the pure case.
                                                                           nose dive.
19
                                                                19
                MS. CHAITMAN: In this case, we can do
                                                                                MS. CHAITMAN: Right.
                                                                2.0
20
           that
                                                                                MR. HUNT: Okay.
21
                                                                21
                                                                                THE ARBITRATOR: And I think that
                THE ARBITRATOR: The reason I said 1
22
                                                                22
           through 5 is because it's also relevant what
                                                                           obviates problems. It also -- even if there
23
                                                                23
           the two-year look-back period is. So the
                                                                           were inconsistent interrogatory responses or
2.4
                                                                2.4
           dates are important; correct?
                                                                           affirmative defenses, they go out the window
25
                                                                25
                MS. CHAITMAN: Right.
                                                                           because the stipulation controls.
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16 (Pages 58 to 61)

Page 58 Page 60 1 1 MR. HUNT: Right. one in which there are pre -- what was it, 2 2 So just to be clear then, that 3 3 MS. CHAITMAN: December 1998 is when stipulation is now on the record here. So 4 4 we're not going to spend time drafting we have third-party bank records. 5 5 something with her. Because we've tried this THE ARBITRATOR: So one in which there 6 6 are records going back to the early '80s or for a long time in the past. THE ARBITRATOR: Well, once we get the Exhibit B reflects information going back to the early '80s. The second scenario, an transcript of this, and I'd ask that the q 9 trustee have it expedited, my order will say account with inter-account transfers. Let's 10 10 what I just said, with the modification that deal with the second of those first. 11 11 I just described. If either side thinks it I suppose -- well -- and they may be 12 12 needs more or fewer words, you can let me the same issue because it may be that the 13 13 know that in a few days. transferor account predates the time period where you have -- where there are records and 14 14 And I may or may not modify my order, 15 15 but ultimately there will be an order saying, that gives rise to the concerns. But I think 16 if Ms. Chaitman's clients stipulate to X, 16 we're all in agreement that in cases where 17 17 they need not modify particular interrogatory the stipulation is entered into, that solves 1.8 18 responses. the problem. 19 19 MR. HUNT: Okay. So let me turn to you, Ms. Chaitman, 20 2.0 THE ARBITRATOR: And -- and while and say, where have you said, if anywhere, 21 21 you don't dispute Exhibit B, but you still we're talking about that, to the extent that 22 22 her interrogatory responses or the want to rely on the "however" and "moreover" 23 23 stipulation withdraw particular affirmative language? 24 24 defenses, I'm not sure much is accomplished MS. CHAITMAN: Well, as you can 25 25 by requiring Ms. Chaitman to file an amended appreciate, Judge, some of these accounts Page 59 Page 61 1 1 answer. date back to 1980. 2 2 MR. HUNT: I agree. I think what I'd THE ARBITRATOR: Right. 3 3 like to do is get it on the record that MS. CHAITMAN: And nobody has the 4 they're withdrawn. Because you can withdraw records, nobody has a recollection, the 5 5 them and you can always reinstate them, but people who owned the accounts may not be 6 6 if there's an order and agreement they're not alive. So -- and the trustee's position is 7 going to -that the fraud existed from inception and 8 8 THE ARBITRATOR: If there's a that the records are permeated with fraud. 9 9 And in fact, we've made a motion now stipulation --10 10 MR. HUNT: I agree. before Judge Bernstein in the profit 11 11 MS. CHAITMAN: If it's a stipulation withdrawal litigation barring the admission 12 12 as to certain facts. I think we have to be of Madoff's books and records because they 13 13 careful because we do -- again, this is -- if don't come with any of the business record 14 14 we're specifically talking about Train Klan, exceptions. 15 15 it's fine, but there are issues about THE ARBITRATOR: I guess the trustee's 16 16 fraudulent calculations that are earlier in position is that the records accurately 17 17 reflect a fraud. So to the extent that time. 18 18 there's language about permeated with or -- I So we're not going to -- I may 19 19 stipulate in a case, but I'm not going to know there was parallel language, perhaps, 2.0 20 withdraw some of the affirmative defenses. but they're arguing that all the trading from 21 21 In other words, obviously if we stipulate the beginning of time was fictitious. 2.2 22 that the deposits and withdrawals were made, You're contending that, based on 23 23 that's binding. But that doesn't mean Madoff and his colleague, some of the trading 24 2.4 may have been real and that, therefore, the that --25 25 THE ARBITRATOR: Let's take two cases, Ponzi presumption doesn't apply to the later

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17 (Pages 62 to 65)

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Page 62
                                                                                                                 Page 64
1
                                                                 1
                                                                                THE ARBITRATOR: And will not be
           date.
2
                                                                 2
                Are there cases in which, because of
                                                                            contested at trial.
 3
           the age of the relationship with Madoff's
                                                                                MR. HUNT: And so with respect to
4
           business or because of inter-account
                                                                            Interrogatory No. 5 then, we asked them to
 5
                                                                            identify each deposit. And by that we also
           transfers, you have the language that you
6
                                                                 6
           don't dispute the deposits and withdrawals on
                                                                            need to know who received the deposit. So
           Exhibit B, but are still contesting the
                                                                            Exhibit B by itself does not answer that
8
           admissibility of the records?
                                                                 8
                                                                            question.
q
                                                                 9
               MS. CHAITMAN: Yes. We -- we contest
                                                                                So I'd like at least an answer as to
10
                                                                10
           the admissibility of Madoff's records for any
                                                                            whether or not the deposit was given to Train
11
                                                                11
           period when there aren't third-party bank
                                                                            Klan or not; right?
12
                                                                12
                                                                                THE ARBITRATOR: Well, deposits --
           records. And --
13
                                                                13
                THE ARBITRATOR: So that's 1998
                                                                                MR. HUNT: Or the withdrawals. Sorry.
14
                                                                14
                                                                            The deposit's been made by Train Klan. So
           backward?
                                                                15
15
                                                                            for each deposit, did Train Klan make the
                MS. CHAITMAN: December 1998, yes.
16
                                                                16
                And there may be instances where we
                                                                            deposit? And then, similarly, with respect
                                                                17
17
           would concede the accuracy of Exhibit B from
                                                                            to each withdrawal, who got the withdrawal,
18
           a certain point on, but not before. So I
                                                                18
                                                                            if Train Klan got the withdrawal.
                                                                19
19
           think it would be -- it would be difficult
                                                                                MS. CHAITMAN: Well, you see, that's
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                                                                20
           for me to agree that, in every instance in
                                                                            exactly the subsequent transferee discovery
21
                                                                21
           which I can stipulate as to certain deposits
                                                                            that the trustee is not permitted to take.
2.2
           and withdrawals, I can also stipulate that
                                                                22
                                                                                MR. HUNT: We need to know --
23
                                                                23
           the affirmative defense that the records are
                                                                                MS. CHAITMAN: You can't --
2.4
                                                                2.4
           fraudulent is taken out. I can't do that
                                                                                MR. HUNT: We have a right to know
25
                                                                25
           because I -- I think that Madoff's records
                                                                            who -- if the -- who the initial transferee
                                                Page 63
                                                                                                                 Page 65
1
                                                                 1
           will not be admitted. I think they are not
                                                                            is. We have a right to know that.
2
                                                                 2
                                                                                MS. CHAITMAN: The initial transferee
           admissible.
3
                                                                 3
               THE ARBITRATOR: Once you stipulate to
                                                                            is the account holder.
4
                                                                                THE ARBITRATOR: I was about to say
           it --
5
                                                                 5
               MS. CHAITMAN: But only for a certain
                                                                            maybe the stipulation needs some
6
                                                                 6
           period. I'm not stipulating for the whole
                                                                            supplementation to say, and does not dispute
                                                                 7
           period. In other words, we can take it case
                                                                            that the account holder received the
                                                                 8
                                                                            withdrawal reflected in Column 5. That may,
           by case, but --
9
                                                                 9
               THE ARBITRATOR: If we look at the two
                                                                            in a particular circumstance, be inaccurate.
10
                                                                 10
           other defendants that are part of the
                                                                            It may be that, rather than somebody getting
11
                                                                11
           trustee's motion, does that shed light on
                                                                            a check payable to themselves, it was to
12
                                                                12
                                                                            their Bar Mitzvah caterer, but it solves your
           this?
13
                                                                13
               MS. CHAITMAN: No, because in these
                                                                            problem and eliminates the need to respond to
14
                                                                14
           three cases, we have conceded the accuracy of
                                                                            that interrogatory.
15
                                                                15
           Exhibit B from inception.
                                                                                MR. HUNT: I agree with that.
16
               THE ARBITRATOR: Okay. I'm open to
                                                                16
                                                                                THE ARBITRATOR: Does that work for
17
                                                                17
           suggestions as to how to proceed.
                                                                            you?
18
                                                                18
               MR. HUNT: Yeah, I hear exactly what
                                                                                MS. CHAITMAN: You're asking us to
19
                                                                19
           you're saying.
                                                                            stipulate that the money was deposited into
20
                                                                2.0
               So just to be clear then, on Train
                                                                            the account holder's account?
21
                                                                21
           Klan, taking it one at a time, the defendants
                                                                                THE ARBITRATOR: Or that you're not
2.2
                                                                22
           are going to stipulate that all of the
                                                                            disputing -- at trial, you will not dispute
23
                                                                23
           transactions that are listed in Exhibit B,
                                                                            that that's the fact.
24
                                                                2.4
           Columns 1 through 5, accurately reflect the
                                                                                MS. CHAITMAN: So the money was
25
                                                                25
           transactions that took place in this account.
                                                                            deposited into the account holder's account.
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18 (Pages 66 to 69)

			18 (Pages 66 to 69)
	Page 66		Page 68
1	Yes, I have no problem with that.	1	Madoff well, let me phrase it a different
2	I don't think that that's what Dean	2	way.
3	was driving at. I think he's asking	3	Do you know how many of the Exhibit Bs
4	Dean, correct me if I'm	4	in terms of deposits implicate earlier
5	misunderstanding you. I thought you wanted	5	accounts which are transferor accounts and,
6	to know, once it went into the account	6	therefore, to your mind, complicate the
7	holder's account, where did it go from there?	7	accounting and what you can stipulate to?
8	MR. HUNT: I need to know who got the	8	MR. JACOBS: I think, your Honor,
9	initial transfer. That's all we need to	9	you're referring to inter-account transfers.
10	know. So if it is true that each withdrawal	10	THE ARBITRATOR: Yes.
11	was deposited into Train Klan's bank account,	11	MR. JACOBS: So how many cases
12	then that's what the stipulation should say.	12	implicated inter-account transfers?
13	If the if it was deposited into some other	13	THE ARBITRATOR: Yes.
14	account, we need to know that.	14	MS. CHAITMAN: I haven't counted them,
15	MS. CHAITMAN: And why would that	15	but a lot.
16	why would you be see, again, let's	16	MR. JACOBS: I haven't counted either,
17	assume and I don't know the fact. Let's	17	but there's a good portion. I would say at
18	assume that it was deposited into one of the	18	least roughly half.
19	partners' accounts. That partner then would	19	THE ARBITRATOR: Okay.
20	be a subsequent transferee. Why would	20	MS. CHAITMAN: But not I don't
21	THE ARBITRATOR: No, not if it's a	21	believe any of the three that we're talking
22	general partner.	22	about; Benjamin, DiGiulian or Train Klan.
23	MS. CHAITMAN: Okay.	23	THE ARBITRATOR: Right. Well, I guess
24	THE ARBITRATOR: But it really doesn't	24	then the question is, even though it's not
25	matter to my mind, dealing with Train Klan	25	before me today, should we deal with what, if
1 2	specifically, whether the check was cut to the partnership, to the general partner or	1 2	Page 69 anything, can be stipulated to with regard to those other accounts? I'm content to leave
3	even to a limited partner, who the trustee	3	that for another day. You tell me.
4	might view as a subsequent transferor.	4	MS. CHAITMAN: You know, Judge, we
5	In any of those circumstances, the	5	have so many things before us. And I just
6	partnership and the general partner are on	6	think we'd be doing it in the abstract.
7	the hook for whatever the legal consequences	7	THE ARBITRATOR: Okay.
8	of the transaction are.	8	MR. JACOBS: Our position, your Honor,
9	MR. HUNT: Assuming it's a	9	is we provided voluminous documentation as to
10	partnership.	10	all of our claims, whether there are bank
11	THE ARBITRATOR: Assuming it's a	11	records or not. And many of the factual
12	partnership, yes.	12	issues are in, uniquely, the possession of
13	So maybe maybe we have to see how	13	the defendants.
14	many of the cases this resolution solves the	14	And no matter what period of time
15	problem for.	15	they're from, the defendants have an
16	Do you have any sense, Ms. Chaitman,	16 17	obligation to have preserved those records
17	as to how many of your cases involve	18	when they were on notice of the litigation.
18	transferor accounts where money's transferred	19	And they have an obligation to do their own
19 20	from Account A to Account B as part of the	20	investigation as to the factual circumstances
∠∪	Exhibit B calculation?	20	of our Exhibit B, regardless of the period of
21	MAN CHATIMANI Wall I'm not following		time.
21	MS. CHAITMAN: Well, I'm not following	22	A 1.1 1 111 1 1 1 1 1 1 1 1 1 1 1 1 1 1
22	you. Because each account holder had a bank	22	And they should be required to answer
22 23	you. Because each account holder had a bank account and	23	our discovery as to their position as to each
22 23 24	you. Because each account holder had a bank account and THE ARBITRATOR: I'm not talking about	23	our discovery as to their position as to each deposit and withdrawal and our net equity
22 23	you. Because each account holder had a bank account and	23	our discovery as to their position as to each

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19 (Pages 70 to 73)

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Page 70
                                                                                                               Page 72
                                                                1
           inter-account transfer or not.
                                                                           account holder got the initial check, that
2
                                                                2
               THE ARBITRATOR: But it's not before
                                                                           solves the problem.
 3
                                                                               MS. CHAITMAN: Right, but the trustee
           me today, so let's move on to whatever it is
4
           Mr. Hunt next wants to talk about.
                                                                           has those records.
 5
               MR. JACOBS: Okay.
                                                                               THE ARBITRATOR: I understand that.
6
                                                                6
               MR. HUNT: I think we have
                                                                               You were talking, Mr. Hunt, about
 7
           Interrogatory No. 5 pretty well nailed down.
                                                                           number 10.
8
                                                                8
               THE ARBITRATOR: Thank you.
                                                                               MR. HUNT: I think I'll go ahead and
9
                                                                9
               MR. HUNT: For Interrogatory No. 6, we
                                                                           pass on 10 at this point in time.
10
                                                                10
           asked them to identify people with knowledge.
                                                                               THE ARBITRATOR: I was about to say
11
                                                               11
           Other than the BLMIS people, we didn't get a
                                                                           10 -- just so you understand what we're
                                                               12
12
           single person. And we didn't get that in the
                                                                           talking about, Ms. Chaitman -- deals with
                                                               13
13
           initial disclosures either. So there must be
                                                                           where have you banked.
14
                                                               14
           someone we can talk to about this account.
                                                                               But it seems to me your entitlement to
15
                                                               15
               THE ARBITRATOR: Yes, I agree. That
                                                                           that information goes out the window with the
16
                                                               16
           has to be -- you don't even say the account
                                                                           stipulation.
                                                               17
17
           holder, assuming that person is alive and not
                                                                               MR. HUNT: It's a narrow window, but I
18
           an entity, has knowledge. And those answers
                                                               18
                                                                           would agree with you on that.
                                                               19
19
           clearly are deficient to my mind.
                                                                               With respect to Interrogatory No. 13,
20
               MS. CHAITMAN: Okay.
                                                               20
                                                                           they say they're withdrawing that defense.
21
                                                               21
               MR. HUNT: Interrogatory No. 7, I
                                                                           I'd just like the order to reflect that is,
                                                               22
2.2
           think I would like to withhold that one
                                                                           in fact, the case so it doesn't come up again
23
                                                               23
                                                                           at trial. This has to do with the setoff --
           because it falls into this whole category
2.4
                                                               2.4
           of --
                                                                               THE ARBITRATOR: Why don't I simply
                                                               25
25
               THE ARBITRATOR: Indirect.
                                                                           say that any affirmative defenses that are
                                                Page 71
                                                                                                               Page 73
1
                                                                1
               MR. HUNT: Yes. But I would just
                                                                           withdrawn may not be reasserted at trial.
2
                                                                2
           point out that, with respect to Interrogatory
                                                                               MR. HUNT: Okay. That's fine.
3
                                                                3
           No. 7, when we asked them what entity
                                                                               MS. CHAITMAN: Yes.
4
           received the funds withdrawn from the
                                                                               MR. HUNT: That are withdrawn in this
 5
           account, they say they're unable to do so.
                                                                5
                                                                           set of interrogatories.
6
                                                                6
           That, of course, can't be true. Someone --
                                                                               THE ARBITRATOR: I can make it more
7
               THE ARBITRATOR: It's going to get
                                                                           generic. Any affirmative defenses that are
8
                                                                8
           solved by the stipulation.
                                                                           withdrawn, whether it's in these three cases
9
                                                                9
               MR. HUNT: I think that's right, for
10
                                                                10
           the most part.
                                                                               MR. HUNT: Or in a letter that they
                                                               11
11
               Just going back down my list based on
                                                                           sent us or whatever?
                                                               12
12
           the stipulation to see.
                                                                               THE ARBITRATOR: Sure.
                                                               13
13
               Interrogatory No. 10 --
                                                                               MR. HUNT: Okay. So in this
14
                                                               14
               MS. CHAITMAN: If I can just
                                                                           particular one then, Interrogatory No. 14, I
                                                               15
15
           interject, you know, for the period from
                                                                           think they have withdrawn that affirmative
16
                                                               16
           December 1998 on, the trustee has the front
                                                                           defense.
17
                                                               17
           and back of every check. So the trustee has
                                                                               THE ARBITRATOR: Right.
18
                                                               18
           that information. The clients in general
                                                                               MR. HUNT: Correct?
19
                                                               19
           don't have records going back that far. The
                                                                               MS. CHAITMAN: Yes.
20
                                                               2.0
           trustee has those records. So he doesn't
                                                                               MR. HUNT: Interrogatory No. 15, I
21
                                                               21
           need me to --
                                                                           think they've withdrawn that affirmative
                                                               22
22
               THE ARBITRATOR: Well, again, it's
                                                                           defense: correct?
                                                               23
23
           solved by the stipulation, which may be in
                                                                               MS. CHAITMAN: Which one is that?
2.4
                                                               2.4
           some instances wrong, using my Bar Mitzvah
                                                                               MR. HUNT: "Trustee's claims are
25
                                                               25
           example. But if you stipulated that the
                                                                           barred, in whole or in part, for failure to
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20 (Pages 74 to 77)

Page 74 Page 76 1 hear that because I have the stipulation, and properly credit inter-account transfers. 2 2 profit withdrawals and other adjustments." you move on from there. 3 3 MS. CHAITMAN: This was --MR. HUNT: As long as the affirmative 4 4 defense is in place, the stipulation's not THE ARBITRATOR: I don't think they 5 fully effectuated. Because she claims that 5 have, if I'm looking at the right paperwork. 6 6 It says, "The trustee has admitted that there are some -- something to do with the Madoff's records are permeated with fraud, account that she disagrees with because 8 8 therefore, they cannot possibly be reliable they're not properly credited to the account. 9 9 So -- I mean, I know you don't have it and/or admissible." 10 10 in front of you, Ms. Chaitman, but it's clear You're saying, based on the stip --11 11 that this particular affirmative defense MR. HUNT: Yes, I think based on the 12 12 is -- directly relates to the stipulation stipulation, they've withdrawn that 13 13 that we just made. affirmative defense. 14 14 THE ARBITRATOR: It's the 27th; MS. CHAITMAN: No, because it's only 15 15 as to the specific deposits and withdrawals. correct? 16 16 MR. HUNT: Yes, sir. You know, I'm not waiving the right to object 17 17 to the admission of other records that the THE ARBITRATOR: Here. Let me show it 18 18 trustee may seek to put into evidence at to you. 19 19 trial. MS. CHAITMAN: Thanks. I didn't bring 20 20 THE ARBITRATOR: And this is an my binder. 21 21 example of the boilerplate because it talks THE ARBITRATOR: It continues on the 22 2.2 about inter-account transfers, but there are other side. 23 23 no inter-account transfers in Train Klan. (Pause from the record.) 2.4 24 MR. HUNT: There are no profit MS. CHAITMAN: Okay. I would agree 25 25 withdrawals and no adjustments. So it seems that that is out. Page 75 Page 77 1 1 MR. HUNT: Okay. So Interrogatory either they need to withdraw the defense or 2 2 answer the interrogatory. No. 16, they've withdrawn that affirmative 3 3 defense, so that's good. THE ARBITRATOR: Unless you can tell 4 Interrogatory No. 17, again, I think me why that's wrong, Ms. Chaitman, I'm 5 5 inclined to agree with that. based on the stipulation that we've just 6 6 received, that that is an example of one of MS. CHAITMAN: Well, I'd like to think 7 the defenses that would be withdrawn. about that. Because I don't want to waive 8 Because she says that we failed to properly the right to object to the admission of 9 9 evidence at trial that is unreliable and -- I credit defendants with all of defendants' 10 10 don't want to have a blanket waiver. I can deposits. 11 11 MS. CHAITMAN: I agree about that. reword that affirmative defense, but I don't 12 12 MR. HUNT: Okay. Just to be clear, want to waive that. 13 13 THE ARBITRATOR: Well, unless you the 46th affirmative defense is withdrawn: 14 14 convince me otherwise, I do think that the correct? 15 15 stipulation, as a practical matter, means MS. CHAITMAN: Yes. 16 16 MR. HUNT: Okay. Interrogatory that Judge Bernstein won't hear argument as 17 17 to anything that relates to Columns 1 through No. 18, we ask for parties who have knowledge 18 18 of the deposits and possess documents. 5 of Exhibit B. 19 19 THE ARBITRATOR: Wouldn't that become And, conceivably, since there would be 20 20 irrelevant by virtue of the stipulation? a lot of these trials, he may not hear 21 21 MR. HUNT: Maybe. How about we evidence from the trustee about it either. I 22 22 suppose there are experts whom the trustee withhold on that, see what we get back from 23 23 contemplates offering as to the accuracy of them with respect to the answer to the 24 2.4 the records, but I can envision a scenario interrogatory, whether they identify a person 25 25 where Judge Bernstein says, I don't need to with knowledge.

21 (Pages 78 to 81)

			21 (Pages 78 to 81)
	Page 78		Page 80
1	MS. CHAITMAN: The point is, if we're	1	(Recess from the record.)
2	conceding it, why would you need to take	2	THE ARBITRATOR: What's next,
3	discovery? What's the benefit of conceding	3	Mr. Hunt?
4	if we're going to then have discovery on it?	4	
5	MR. HUNT: There's still affirmative	5	MR. HUNT: The document request in the
6		6	Train Klan matter, we took a short break and
7	defenses pled.	7	I think we've eliminated the need for a
8	MS. CHAITMAN: We just waived the	8	number of these, but I do want to go through
9	specific affirmative defense.	9	a few of them.
10	THE ARBITRATOR: That's a different	10	THE ARBITRATOR: Sure.
11	issue. It may be that there are narrower	11	MR. HUNT: Some of them I think you
12	areas where a deposition or other discovery	12	sort of already ruled on, but just to be
13	could be taken, but let's not deal with that	13	clear.
	in the abstract.		Document Request No. 1 asks for
14	MR. HUNT: So I mean, I think	14	organizational documents relating to the
15	identifying persons with knowledge is and	15	partnership agreements or document with
16	who have documents is perfectly acceptable	16	equivalent function of partnership agreement
17	discovery. We have the right to know who we	17	and any amendments to those agreements.
18	might be faced with at trial.	18	I think you've already ruled that
19	THE ARBITRATOR: Except you asked for	19	we'll get those; correct?
20	information concerning any transfers,	20	THE ARBITRATOR: Well, let me phrase
21	deposits or subsequent transfers.	21	it this way: I made a ruling with respect to
22	MR. HUNT: And I agree that's not part	22	it, and my order will correspond to my
23	of the deal. I withdraw that.	23	ruling.
24	THE ARBITRATOR: But I think that's	24	MR. HUNT: Okay.
25	answered adequately by Interrogatory No. 6,	25	THE ARBITRATOR: So I think I dealt
Ī			
	Page 79		Page 81
1	Page 79 which is "Identify any person with knowledge	1	Page 81 with it.
1 2	_	1 2	
	which is "Identify any person with knowledge		with it.
2	which is "Identify any person with knowledge of any transfer"	2	with it. MS. CHAITMAN: Yeah, let's not repeat
2	which is "Identify any person with knowledge of any transfer" MR. HUNT: You and I are on the same page with that. That's exactly what I was	2	with it. MS. CHAITMAN: Yeah, let's not repeat the THE ARBITRATOR: Right.
2 3 4	which is "Identify any person with knowledge of any transfer" MR. HUNT: You and I are on the same	2 3 4	with it. MS. CHAITMAN: Yeah, let's not repeat the
2 3 4 5	which is "Identify any person with knowledge of any transfer" MR. HUNT: You and I are on the same page with that. That's exactly what I was saying. I would withhold asking for any more information about this depending on the	2 3 4 5	with it. MS. CHAITMAN: Yeah, let's not repeat the THE ARBITRATOR: Right. MS. CHAITMAN: Because we're going to rely on the transcript.
2 3 4 5	which is "Identify any person with knowledge of any transfer" MR. HUNT: You and I are on the same page with that. That's exactly what I was saying. I would withhold asking for any more information about this depending on the quality of the information we get with	2 3 4 5 6	with it. MS. CHAITMAN: Yeah, let's not repeat the THE ARBITRATOR: Right. MS. CHAITMAN: Because we're going to
2 3 4 5 6 7	which is "Identify any person with knowledge of any transfer" MR. HUNT: You and I are on the same page with that. That's exactly what I was saying. I would withhold asking for any more information about this depending on the quality of the information we get with respect to Interrogatory No. 6.	2 3 4 5 6 7	with it. MS. CHAITMAN: Yeah, let's not repeat the THE ARBITRATOR: Right. MS. CHAITMAN: Because we're going to rely on the transcript. MR. HUNT: I just want to make it clear.
2 3 4 5 6 7 8	which is "Identify any person with knowledge of any transfer" MR. HUNT: You and I are on the same page with that. That's exactly what I was saying. I would withhold asking for any more information about this depending on the quality of the information we get with respect to Interrogatory No. 6. THE ARBITRATOR: Okay.	2 3 4 5 6 7	with it. MS. CHAITMAN: Yeah, let's not repeat the THE ARBITRATOR: Right. MS. CHAITMAN: Because we're going to rely on the transcript. MR. HUNT: I just want to make it clear. Document Request No. 3 talks about
2 3 4 5 6 7 8	which is "Identify any person with knowledge of any transfer" MR. HUNT: You and I are on the same page with that. That's exactly what I was saying. I would withhold asking for any more information about this depending on the quality of the information we get with respect to Interrogatory No. 6. THE ARBITRATOR: Okay. MR. HUNT: That concludes the reading	2 3 4 5 6 7 8	with it. MS. CHAITMAN: Yeah, let's not repeat the THE ARBITRATOR: Right. MS. CHAITMAN: Because we're going to rely on the transcript. MR. HUNT: I just want to make it clear. Document Request No. 3 talks about minutes of partnership meetings, resolutions,
2 3 4 5 6 7 8 9	which is "Identify any person with knowledge of any transfer" MR. HUNT: You and I are on the same page with that. That's exactly what I was saying. I would withhold asking for any more information about this depending on the quality of the information we get with respect to Interrogatory No. 6. THE ARBITRATOR: Okay. MR. HUNT: That concludes the reading for today with respect to these	2 3 4 5 6 7 8 9	with it. MS. CHAITMAN: Yeah, let's not repeat the THE ARBITRATOR: Right. MS. CHAITMAN: Because we're going to rely on the transcript. MR. HUNT: I just want to make it clear. Document Request No. 3 talks about minutes of partnership meetings, resolutions, agreements and policies concerning the
2 3 4 5 6 7 8 9 10	which is "Identify any person with knowledge of any transfer" MR. HUNT: You and I are on the same page with that. That's exactly what I was saying. I would withhold asking for any more information about this depending on the quality of the information we get with respect to Interrogatory No. 6. THE ARBITRATOR: Okay. MR. HUNT: That concludes the reading for today with respect to these interrogatories.	2 3 4 5 6 7 8 9 10	with it. MS. CHAITMAN: Yeah, let's not repeat the THE ARBITRATOR: Right. MS. CHAITMAN: Because we're going to rely on the transcript. MR. HUNT: I just want to make it clear. Document Request No. 3 talks about minutes of partnership meetings, resolutions, agreements and policies concerning the account, which I think falls into that
2 3 4 5 6 7 8 9 10 11	which is "Identify any person with knowledge of any transfer" MR. HUNT: You and I are on the same page with that. That's exactly what I was saying. I would withhold asking for any more information about this depending on the quality of the information we get with respect to Interrogatory No. 6. THE ARBITRATOR: Okay. MR. HUNT: That concludes the reading for today with respect to these interrogatories. THE ARBITRATOR: Okay. With respect	2 3 4 5 6 7 8 9 10 11	with it. MS. CHAITMAN: Yeah, let's not repeat the THE ARBITRATOR: Right. MS. CHAITMAN: Because we're going to rely on the transcript. MR. HUNT: I just want to make it clear. Document Request No. 3 talks about minutes of partnership meetings, resolutions, agreements and policies concerning the account, which I think falls into that similar category. I would withdraw that.
2 3 4 5 6 7 8 9 10 11 12	which is "Identify any person with knowledge of any transfer" MR. HUNT: You and I are on the same page with that. That's exactly what I was saying. I would withhold asking for any more information about this depending on the quality of the information we get with respect to Interrogatory No. 6. THE ARBITRATOR: Okay. MR. HUNT: That concludes the reading for today with respect to these interrogatories. THE ARBITRATOR: Okay. With respect to Train Klan. Don't make it sound better	2 3 4 5 6 7 8 9 10 11 12	with it. MS. CHAITMAN: Yeah, let's not repeat the THE ARBITRATOR: Right. MS. CHAITMAN: Because we're going to rely on the transcript. MR. HUNT: I just want to make it clear. Document Request No. 3 talks about minutes of partnership meetings, resolutions, agreements and policies concerning the account, which I think falls into that similar category. I would withdraw that. THE ARBITRATOR: In effect, I'm
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22 (Pages 82 to 85)

	Page 82		Page 84
1	prejudice to a later application.	1	understand why we have to produce them.
2	MR. HUNT: I agree with that. That's	2	What's the point of stipulating to them?
3	-	3	THE ARBITRATOR: Is there a difference
4	fine.	4	
	And then Document Request No. 4,	5	between initial transfer and initial
5	taking out the word "and limited," we are		deposits?
6	looking for all general partners, current and	6	MR. HUNT: The initial transfer is the
7	former.	7	withdrawal. It can be the withdrawal. So
8	THE ARBITRATOR: I think 4 is	8	they're saying that they gave value for the
9	virtually what my ruling was because it says,	9	withdrawals. That's how I read their
10	Ms. Chaitman well, it says, "all	10	affirmative defense, unless it says something
11	documents." I would take out "all" and say	11	different. I mean, either they withdraw
12	"documents sufficient to show all general	12	those affirmative defenses or produce the
13	partners of the partnership."	13	documents related to them.
14	MR. HUNT: It actually says that, "all	14	MS. CHAITMAN: The document related to
15	documents sufficient to show."	15	the withdrawal is the check from Madoff,
16	THE ARBITRATOR: I'm taking out the	16	which the trustee has. We're stipulating
17	word "all."	17	that we got those withdrawals.
18	MS. CHAITMAN: So if there's one	18	MR. HUNT: I know that you don't have
19		19	the document in front of you, but the defense
20	document	20	
21	THE ARBITRATOR: Let's assume this	21	that you assert is that the defendants gave
22	was and it's not, but let's assume this	22	value to BLMIS in exchange for the
	was Baker & Hostetler, assuming it's a	23	withdrawal. So
23	partnership. I would not be allowing all	24	MS. CHAITMAN: Yeah, and I'm not
24	documents sufficient to show who the partners		waiving that. That's 548(c).
25	are, but just some documents sufficient to	25	MR. HUNT: We want to know what value
1	Page 83	1	Page 85
2	show	2	they gave.
3	MR. HUNT: I absolutely agree with	3	MS. CHAITMAN: That's the value is
4	that and acknowledge it.	4	they gave the money. I'm not waiving an affirmative defense which exists under the
5	The next one is Document Request No. 9, documents sufficient to identify any	1	affirmative detense which exists linder the
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6		5	statute.
6	money, property or anything else of value	6	statute. THE ARBITRATOR: And I think I agree
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7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	money, property or anything else of value provided by you to BLMIS in exchange for any initial transfer. They say we have no legitimate interest in any such documents. First of all, we're asking about initial transfers. And, second, with respect to the affirmative defenses, they have Affirmative Defense No. 3, which says that the defendants gave reasonably equivalent value in exchange for the transfers, and Affirmative Defense No. 4, which relates to the antecedent debt defense. So as long as those defenses are still pled and the issue of value given with respect to the initial transfers is still an issue, then we have a right to receive those	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	statute. THE ARBITRATOR: And I think I agree with Ms. Chaitman. I just want to see where the definition of initial transfer is. MR. JACOBS: That defense has also been dismissed by Judge Bernstein. So it's not applicable any longer to the case. MS. CHAITMAN: It is on appeal and I'm not waiving it. MR. JACOBS: But it's not currently applicable in the case. THE ARBITRATOR: Well, then let me interrupt you for a second and say, why are we talking about it? MR. JACOBS: We're talking about it because I think we have a right to know if there's another basis of value that's being asserted other than just having made deposits into the account. So was there were there
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	money, property or anything else of value provided by you to BLMIS in exchange for any initial transfer. They say we have no legitimate interest in any such documents. First of all, we're asking about initial transfers. And, second, with respect to the affirmative defenses, they have Affirmative Defense No. 3, which says that the defendants gave reasonably equivalent value in exchange for the transfers, and Affirmative Defense No. 4, which relates to the antecedent debt defense. So as long as those defenses are still pled and the issue of value given with respect to the initial transfers is still an issue, then we have a right to receive those documents.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	statute. THE ARBITRATOR: And I think I agree with Ms. Chaitman. I just want to see where the definition of initial transfer is. MR. JACOBS: That defense has also been dismissed by Judge Bernstein. So it's not applicable any longer to the case. MS. CHAITMAN: It is on appeal and I'm not waiving it. MR. JACOBS: But it's not currently applicable in the case. THE ARBITRATOR: Well, then let me interrupt you for a second and say, why are we talking about it? MR. JACOBS: We're talking about it because I think we have a right to know if there's another basis of value that's being asserted other than just having made deposits

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23 (Pages 86 to 89)

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Page 86
                                                                                                               Page 88
1
           Mr. Madoff's grandchildren? Anything of that
                                                                           same?
2
           sort I think is the point.
                                                                               MR. HUNT: Yes, sir.
 3
               MR. HUNT: So if the answer said that
                                                                               THE ARBITRATOR: So tell me what it
4
           the only value that the parties allege is the
                                                                           says and I'll find it in the one I'm looking
 5
           deposit, then I'm fine with not asking for
6
                                                                6
           documents about that.
                                                                               MR. HUNT: "Documents you contend
               THE ARBITRATOR: I didn't have the
                                                                           support any denials of fact or affirmative
8
                                                                8
                                                                           defenses asserted in defendants' answer to
           presence of mind to write down what the
9
                                                                9
                                                                           the complaint."
           stipulation as modified was, but it certainly
10
                                                               10
           talked about will not challenge the
                                                                               And their response was, "Any such
11
                                                               11
           correctness. If we add the word
                                                                           documents shall be produced."
12
                                                               12
           "completeness" in there, so that Ms. Chaitman
                                                                               So no documents have been produced.
                                                               13
13
                                                                           Then modifying this request to say, "any
           will not, on behalf of her clients, where
14
                                                               14
           applicable, challenge the completeness of
                                                                           remaining denials of fact or any remaining
                                                               15
15
           Columns 1 through 5 of Exhibit B, seems to me
                                                                           affirmative defenses," we'd like them to
16
                                                               16
           that would obviate your concern and I think
                                                                           produce the documents.
                                                               17
17
           is already implicit in what --
                                                                               MS. CHAITMAN: I'm not following you.
18
                                                               18
               MS. CHAITMAN: I agree.
                                                                           You're changing the -- the document demand?
                                                               19
19
                                                                               MR. HUNT: Yes, I'm clarifying it
               THE ARBITRATOR: -- you said.
20
                                                               20
               MS. CHAITMAN: I agree.
                                                                           based upon the stipulation.
21
                                                               21
               MR. HUNT: I agree.
                                                                               THE ARBITRATOR: He's narrowing the
22
               THE ARBITRATOR: Okay. So --
                                                               22
                                                                           demand to say except -- let me rephrase it --
                                                               23
23
               MR. HUNT: Thank you.
                                                                           except to the extent that you've withdrawn
                                                               2.4
2.4
                                                                           affirmative defenses, produce the documents
               THE ARBITRATOR: Okay.
                                                               25
25
               MR. HUNT: So the next one that comes
                                                                           that support those affirmative defenses.
                                               Page 87
                                                                                                               Page 89
                                                                1
1
           up is Request No. 13 as it relates to
                                                                               MS. CHAITMAN: But we've --
                                                                2
2
           affirmative defenses asserted in defendants'
                                                                               THE ARBITRATOR: And you've said you
3
                                                                3
           answer to the complaint. They say that such
                                                                           will --
4
           documents will be produced. Modifying this
                                                                               MS. CHAITMAN: To the extent that we
 5
                                                                5
           request to say any of the affirmative
                                                                          have them. And if we haven't produced them,
6
                                                                6
           defenses that have not been withdrawn, we
                                                                           we don't have them, so --
7
           would like them to go ahead and produce the
                                                                               THE ARBITRATOR: Okay. Then
8
                                                                           anticipating what Mr. Hunt's going to say, I
           documents.
                                                                9
9
                                                                           think that he wants some representation that
               THE ARBITRATOR: I'm lost. You were
10
                                                               10
           talking about 13.
                                                                           there are none.
                                                               11
11
               MR. HUNT: Yes.
                                                                               MR. HUNT: Agreed.
                                                               12
12
                                                                               THE ARBITRATOR: So maybe I can deal
               THE ARBITRATOR: I'm looking at the
                                                               13
13
           partnership responses. And it's -- 13 says,
                                                                           with that with respect to Train Klan. And
14
                                                               14
           "The articles of incorporation, memoranda of
                                                                           recognizing that there are 91 other cases
                                                               15
15
           association" --
                                                                           that you have hanging out there, but in Train
16
                                                               16
                                                                           Klan, and maybe in the two other cases, if I
               MR. HUNT: Okay. I'm looking at the
17
                                                               17
           individual. So they're slightly different,
                                                                           say, shall produce any documents relating to
                                                               18
18
                                                                           the remaining affirmative defenses in the
           maybe.
                                                               19
19
                                                                           case within ten days or be barred from using
               THE ARBITRATOR: Okay.
                                                               20
20
               MR. HUNT: Yeah, there's only two
                                                                           such documents for any purpose --
                                                               21
21
           different ones. One is 12, so that's why the
                                                                               MS. CHAITMAN: But aren't these
                                                               2.2
22
           numbering is off a little bit. So on the
                                                                           documents in our possession? If we're going
                                                               23
23
           partnership, I want --
                                                                           to be relying on documents that the trustee
                                                               24
2.4
               THE ARBITRATOR: Forgetting the
                                                                           has in his possession or that we're obtaining
                                                               25
25
                                                                           from some third party --
           numbering for the moment, is the text the
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24 (Pages 90 to 93)

I	Page 90		Page 92
1	THE ARBITRATOR: Sure. He's not	1	think it's probably one that should be
2	interested in what he already has.	2	withdrawn based upon the stipulation.
3	MS. CHAITMAN: Right.	3	Because it deals with tracing to the
4	THE ARBITRATOR: It's whatever you	4	defendants. I guess if they haven't
5	have. So it's essentially a drop-dead date.	5	withdrawn it, then we'll get the documents.
6	MS. CHAITMAN: I have no problem with	6	THE ARBITRATOR: Right. Okay. And
7	that.	7	implicit in what Ms. Chaitman is saying, at
8	THE ARBITRATOR: Okay.	8	least as to this one, it sounds like you're
9	MS. CARLISLE: With the caveat on	9	not going to be getting documents because
10	that, within ten days or clearly indicate	10	there are none.
11	there are no such documents.	11	MS. CHAITMAN: We don't have them, but
12	MR. HUNT: What he's saying is she	12	we'll be relying on trustee's documents.
13	produces them by whatever or she's barred	13	MR. HUNT: Okay.
14	from ever using them.	14	THE ARBITRATOR: Okay.
15	THE ARBITRATOR: Correct.	15	MR. HUNT: Document Request No
16	MS. CHAITMAN: Unless they're	16	THE ARBITRATOR: Let me interrupt.
17	-	17	When you say you don't have them, I
18	documents that I obtain from a third party or the trustee.	18	assume you've made a good-faith effort to get
19		19	•
20	MR. HUNT: Any third-party documents	20	from your clients whatever documents they
21	that you obtain you're supposed to produce to	21	have.
22	US.	22	MS. CHAITMAN: Yes, the clients don't
23	MS. CHAITMAN: If I haven't received	23	have these records, Judge.
24	them yet, when I produce them I can't	24	THE ARBITRATOR: Sure.
25	produce them in 10 days if I serve a subpoena	25	MR. HUNT: I think they do have some
25	in 20 days.	25	of them, but they just haven't produced them.
	Page 91		Page 93
1		1	
2	THE ARBITRATOR: I	2	Because you say in this that you would
3	MR. HUNT: I agree with that.	3	produce them, and you haven't produced a
4	THE ARBITRATOR: Again, I'll try and	4	single document. But what I've done
=	incorporate those two caveats into my	5	THE ARBITRATOR: Well, no, it says,
5	directive, and I'll make it applicable to all	6	"any such documents will be produced," which
6	three of the cases that are the subject of	7	doesn't say that there aren't documents. It
7	the motion.	'	says if there are documents, they'll be
8	MR. HUNT: Okay. Thank you.	8	produced.
	Codles want and is I'm leading at		=
9	So the next one is I'm looking at	9	MR. HUNT: It's sort of slickly
10	the individuals. I may be off by one. May	10	MR. HUNT: It's sort of slickly drafted, but either you have them and you
10 11	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's	10	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't.
10	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's documents you contend support the 29th	10 11 12	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't. So Document Request No. 23, any
10 11	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's	10 11 12 13	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't.
10 11 12	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's documents you contend support the 29th	10 11 12 13 14	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't. So Document Request No. 23, any documents you've received from any third party
10 11 12 13	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's documents you contend support the 29th affirmative defense in which you contend the	10 11 12 13	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't. So Document Request No. 23, any documents you've received from any third
10 11 12 13 14	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's documents you contend support the 29th affirmative defense in which you contend the complaint fails to state a claim on which	10 11 12 13 14	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't. So Document Request No. 23, any documents you've received from any third party
10 11 12 13 14 15	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's documents you contend support the 29th affirmative defense in which you contend the complaint fails to state a claim on which relief can be granted because it fails to	10 11 12 13 14	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't. So Document Request No. 23, any documents you've received from any third party THE ARBITRATOR: We discussed that.
10 11 12 13 14 15	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's documents you contend support the 29th affirmative defense in which you contend the complaint fails to state a claim on which relief can be granted because it fails to sufficiently trace the funds at issue from	10 11 12 13 14 15	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't. So Document Request No. 23, any documents you've received from any third party THE ARBITRATOR: We discussed that. MR. HUNT: she says she will
10 11 12 13 14 15 16 17	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's documents you contend support the 29th affirmative defense in which you contend the complaint fails to state a claim on which relief can be granted because it fails to sufficiently trace the funds at issue from BLMIS to defendants.	10 11 12 13 14 15 16	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't. So Document Request No. 23, any documents you've received from any third party THE ARBITRATOR: We discussed that. MR. HUNT: she says she will produce them if she has them.
10 11 12 13 14 15 16 17	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's documents you contend support the 29th affirmative defense in which you contend the complaint fails to state a claim on which relief can be granted because it fails to sufficiently trace the funds at issue from BLMIS to defendants. I think that THE ARBITRATOR: We don't need to, it	10 11 12 13 14 15 16 17 18	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't. So Document Request No. 23, any documents you've received from any third party THE ARBITRATOR: We discussed that. MR. HUNT: she says she will produce them if she has them. I assume you don't have them at this
10 11 12 13 14 15 16 17 18	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's documents you contend support the 29th affirmative defense in which you contend the complaint fails to state a claim on which relief can be granted because it fails to sufficiently trace the funds at issue from BLMIS to defendants. I think that THE ARBITRATOR: We don't need to, it seems to me, go affirmative defense by	10 11 12 13 14 15 16 17 18 19	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't. So Document Request No. 23, any documents you've received from any third party THE ARBITRATOR: We discussed that. MR. HUNT: she says she will produce them if she has them. I assume you don't have them at this point in time; is that correct?
10 11 12 13 14 15 16 17 18 19	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's documents you contend support the 29th affirmative defense in which you contend the complaint fails to state a claim on which relief can be granted because it fails to sufficiently trace the funds at issue from BLMIS to defendants. I think that THE ARBITRATOR: We don't need to, it seems to me, go affirmative defense by affirmative defense because the ruling	10 11 12 13 14 15 16 17 18 19 20	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't. So Document Request No. 23, any documents you've received from any third party THE ARBITRATOR: We discussed that. MR. HUNT: she says she will produce them if she has them. I assume you don't have them at this point in time; is that correct? MS. CHAITMAN: Right. THE ARBITRATOR: Maybe here I can make
10 11 12 13 14 15 16 17 18 19 20 21	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's documents you contend support the 29th affirmative defense in which you contend the complaint fails to state a claim on which relief can be granted because it fails to sufficiently trace the funds at issue from BLMIS to defendants. I think that THE ARBITRATOR: We don't need to, it seems to me, go affirmative defense by affirmative defense because the ruling applies to whatever affirmative defenses	10 11 12 13 14 15 16 17 18 19 20 21	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't. So Document Request No. 23, any documents you've received from any third party THE ARBITRATOR: We discussed that. MR. HUNT: she says she will produce them if she has them. I assume you don't have them at this point in time; is that correct? MS. CHAITMAN: Right. THE ARBITRATOR: Maybe here I can make a generic ruling again and say, unless
10 11 12 13 14 15 16 17 18 19 20 21	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's documents you contend support the 29th affirmative defense in which you contend the complaint fails to state a claim on which relief can be granted because it fails to sufficiently trace the funds at issue from BLMIS to defendants. I think that THE ARBITRATOR: We don't need to, it seems to me, go affirmative defense by affirmative defense because the ruling applies to whatever affirmative defenses haven't been withdrawn.	10 11 12 13 14 15 16 17 18 19 20 21 22	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't. So Document Request No. 23, any documents you've received from any third party THE ARBITRATOR: We discussed that. MR. HUNT: she says she will produce them if she has them. I assume you don't have them at this point in time; is that correct? MS. CHAITMAN: Right. THE ARBITRATOR: Maybe here I can make a generic ruling again and say, unless otherwise directed, any documents received
10 11 12 13 14 15 16 17 18 19 20 21 22 23	the individuals. I may be off by one. May be 18 in the one you're looking at. But it's documents you contend support the 29th affirmative defense in which you contend the complaint fails to state a claim on which relief can be granted because it fails to sufficiently trace the funds at issue from BLMIS to defendants. I think that THE ARBITRATOR: We don't need to, it seems to me, go affirmative defense by affirmative defense because the ruling applies to whatever affirmative defenses	10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. HUNT: It's sort of slickly drafted, but either you have them and you produce them or you don't. So Document Request No. 23, any documents you've received from any third party THE ARBITRATOR: We discussed that. MR. HUNT: she says she will produce them if she has them. I assume you don't have them at this point in time; is that correct? MS. CHAITMAN: Right. THE ARBITRATOR: Maybe here I can make a generic ruling again and say, unless

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25 (Pages 94 to 97)

Page 94 Page 96 1 MS. CHAITMAN: Yeah. And if you could 1 that they're going to produce the documents. 2 2 I'll modify this to say we don't want any make that apply to the trustee as well, 3 3 Judge, because we've had a real problem with subsequent transferee documents or any 4 4 the trustee subpoenaing third-party bank documents directly related to the 5 records and waiting six to eight weeks before transferees. 6 6 they're delivered to me. THE ARBITRATOR: She just said that MR. HUNT: With respect to this case, she will produce them. And my ruling has I don't have any problem with that. I don't 8 been that any documents she's agreed to be 9 9 know about the other cases. But I do know we produced must be produced within ten days. 10 10 routinely produce documents back to the So if she has documents to produce, she will 11 11 parties as soon as we get them. produce them within ten days. 12 12 THE ARBITRATOR: My initial reaction MR. HUNT: Okay. I'm fine with that. 13 13 was to make it apply to both sides. I think Great. That's all I had on that, on 14 14 the wording needs some tweaking unless I make Train Klan. 15 15 it specific to these three cases, because, to THE ARBITRATOR: Okay. Who's next? 16 16 use one of the other cases I have, if they MR. HUNT: Next is DiGiulian. 17 17 got documents relevant to Ms. Crupi, which is THE ARBITRATOR: Okav. 18 18 not your case, they wouldn't have to produce MR. HUNT: So turning to the 19 19 them to you probably unless they relate to interrogatories in DiGiulian, Interrogatory 20 20 your case. But certainly with regard to No. 1 says, "Identify the reasons for the 21 21 these three cases, yes, I will make it apply transfers." 22 to both sides. 22 She says that "Withdrawals were taken 23 23 MR. HUNT: Okay. And then the last to pay applicable taxes, unreported 24 2.4 short-term capital gains in the account and one was the catch-all documents consulted in 25 25 for the living expenses of Bruno DiGiulian." preparing responses to discovery. They say Page 95 Page 97 1 1 any such documents will be produced, but we They provide no detail about the 2 2 have not received any documents. applicable taxes that were paid, nor for the 3 3 THE ARBITRATOR: But that falls within living expenses. 4 my generic ruling, which is put up or shut up THE ARBITRATOR: I guess the answer --5 5 within ten days. putting aside the interrogatory, but the 6 6 MR. HUNT: Okay. The only issue answer relates to the defense, which I think 7 7 there, though, is that gives them the option Judge Bernstein has stricken, which is, we're of deciding whether or not to give us a entitled to a credit for taxes paid. 9 9 document that might be useful in our case. Do I have that right, Ms. Chaitman? 10 So I can see how that applies to affirmative 10 MS. CHAITMAN: I don't believe that he 11 11 defenses where they are going to be precluded struck it. I think that, in one case, he's 12 12 from using the documents, but I still think ruled that defendant is not entitled to a 13 13 that we have a right to see what evidence or credit, but, of course, we've asserted that 14 what information they identified in 14 as an affirmative defense and we're going to 15 15 responding to discovery, as a general matter. take it up. 16 THE ARBITRATOR: Except we've carved 16 THE ARBITRATOR: Right. But at the 17 17 out certain areas. If, for example, moment -- I wasn't sure whether it was him or 18 18 Ms. Chaitman has file cabinets full of a district judge, but at the moment, his view 19 19 subsequent transfers to third- and is, in part, because each defendant has his 20 20 own unique tax situation or other expenses, fourth-generation transferees, that's not --21 21 that they could claim that that's not a that may be something she studied at length, 2.2 2.2 which would be responsive to 28, but would credit that one of your clients can take. 23 23 not be something you're entitled to based on Are we on the same page with regard to 24 24 our discussion thus far this morning. that? 25 25 MR. HUNT: Right. So her answer said MS. CHAITMAN: Yes. He's ruled that

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26 (Pages 98 to 101)

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Page 98
                                                                                                                 Page 100
                                                                  1
                                                                             change his mind, but I don't think he would.
            way in one case, yes.
                                                                  2
2
                THE ARBITRATOR: So given that, I'm
                                                                                 But the thing is that -- I want to
                                                                  3
 3
           not sure why -- unless Ms. Chaitman prevails
                                                                             point out that in each of my cases, what I am
4
                                                                  4
            on appeal, why the reason for each transfer
                                                                             doing is submitting an accountant's affidavit
                                                                  5
 5
           is relevant.
                                                                             as to exactly what the taxes paid were. So
                                                                  6
6
                MR. HUNT: But is she withdrawing the
                                                                             they're getting that information, but they're
7
           offset defense in this case?
                                                                             getting it through an accountant's affidavit.
                                                                  8
8
                MS. CHAITMAN: No, because -- here's
                                                                             We've been supplying those in a timely
9
                                                                  9
           the thing: I am going to go up on appeal on
                                                                             manner.
10
                                                                  10
            any issue on which I lose. I can't withdraw
                                                                                 THE ARBITRATOR: But -- and that deals
                                                                 11
11
           it; right? I'm not withdrawing it. I'm
                                                                             with a document request rather than an
                                                                 12
12
           just -- I want to preserve it for appeal.
                                                                             interrogatory. But I think one of the things
                                                                 13
13
                                                                             that the trustee said in his papers is that
                MR. HUNT: So if the defense is still
14
                                                                 14
           in the case --
                                                                             they're entitled to those underlying
15
                                                                 15
                THE ARBITRATOR: But it's not in the
                                                                             documents in the earlier stage.
16
                                                                 16
                                                                                 I'm not sure how it really helps you,
           case. It's -- if it comes back into the case
                                                                 17
17
                                                                             getting it at the earlier stage, but I don't
           before trial because a district judge says
18
                                                                 18
                                                                             disagree with you that you're entitled to it.
            that Judge Bernstein erred, then we'll deal
                                                                 19
19
                                                                             It's, in effect, that which the accountant
            with that. But at the moment, you're asking
20
                                                                 20
            for -- let me give you an analogy.
                                                                             would rely on.
                                                                 21
21
                If this were a commercial case and
                                                                                 MS. CHAITMAN: Well, we're viewing it
                                                                 2.2
2.2
            there were three claims in the complaint and,
                                                                             pretty much as an expert's report. We're
                                                                 23
23
                                                                             redacting -- the trustee's only entitled to
            at the motion to dismiss stage, a district
2.4
                                                                 24
                                                                             the information on the tax return which
           judge dismissed Claims 2 and 3, your argument
                                                                 25
25
                                                                             relates to the Madoff income. So it's a
           by analogy would be I still get discovery on
                                                 Page 99
                                                                                                                 Page 101
                                                                  1
1
           Claims 2 and 3 because Ms. Chaitman has said
                                                                             laborious process of redacting the tax
                                                                  2
2
           she intends to appeal that at the end of
                                                                             returns.
3
                                                                  3
           case. So that doesn't make any sense.
                                                                                 And that's what we're doing. And
4
                MR. HUNT: Your analogy may be a
                                                                             we're doing it in the form -- producing these
 5
                                                                  5
                                                                             declarations. So we're producing it. We're
           little off, though, because she's saying that
6
                                                                  6
           happened in another case, but it doesn't
                                                                             just not producing it in the first stage.
7
                                                                  7
           apply to this case, I think is what she's
                                                                                 MR. HUNT: Are you going to produce
8
           saying. That's what I heard her say.
                                                                             one in this case?
                                                                  9
9
                THE ARBITRATOR: Is that what you're
                                                                                 MS. CHAITMAN: We're producing
10
                                                                  10
                                                                             declarations in each of the cases. You've
           saving?
                                                                 11
11
                MS. CHAITMAN: There's no -- well,
                                                                             gotten a lot of them already.
                                                                 12
12
                                                                                 MR. HUNT: As long as the order says
           Judge Bernstein did not rule for all the
                                                                 13
13
            cases. He ruled in one case.
                                                                             that when a declaration comes, the underlying
14
                                                                 14
                THE ARBITRATOR: Right.
                                                                             documents supporting it are produced --
                                                                 15
15
                MS. CHAITMAN: And I'm confident he'll
                                                                                 MS. CHAITMAN: In a redacted form,
16
                                                                 16
                                                                             which is -- it just shows the --
           rule exactly the same way in every other
17
                                                                 17
                                                                                 MR. HUNT: I don't --
           case.
                                                                 18
18
                                                                                 MR. JACOBS: There's no redaction for
                THE ARBITRATOR: Right.
19
                                                                 19
                                                                             relevance permitted under the case law rules,
                MS. CHAITMAN: But I should add one
                                                                 20
20
                                                                             to my knowledge.
                                                                 21
21
                THE ARBITRATOR: You're not trying to
                                                                                 THE ARBITRATOR: Well, typically there
                                                                 2.2
22
           be the Artful Dodger by saying, well, it only
                                                                             would not be. There are confidentiality
                                                                 23
23
            applies to that case --
                                                                             orders obviously in all of these cases. By
                                                                 24
2.4
                                                                             the same token, if Mr. DiGiulian has
                MS. CHAITMAN: No. I mean, I can't
                                                                 25
25
                                                                             $10 million in earned income, I'm not sure
           imagine Judge Bernstein -- maybe he would
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Arbitration 12/13/2016

27 (Pages 102 to 105)

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Page 104
                                                Page 102
                                                                   1
            that's relevant to anything that the trustee
                                                                              it's rather egregious.
2
                                                                   2
                                                                                  And the first one we ever received was
           is concerned with.
3
                                                                   3
                MR. JACOBS: It may or may not be,
                                                                              served on us after expert discovery had
4
                                                                   4
           your Honor, but we went through this exercise
                                                                              closed. So whether it's even fairly
5
           with Ms. Chaitman concerning the Rule 35 bank
                                                                              considered in the case is a full separate
6
                                                                   6
           records where she attempted to unilaterally
                                                                              argument that we don't need to delve into
           redact out transactions that weren't related
                                                                              today.
                                                                   8
           to the BLMIS account.
                                                                                   But the fact of the matter is that all
9
                                                                   9
                And the judge explicitly overruled
                                                                              of these underlying documentation, including
10
                                                                  10
           that because, until we see the information,
                                                                              the taxes, must be produced in fact discovery
11
                                                                  11
           we can't make a fair determination as to
                                                                              in each of these cases, regardless of whether
12
                                                                  12
           whether it's relevant or not, given the
                                                                              an affidavit is supplied by a fact witness or
13
                                                                  13
           nature of the defenses that have been
                                                                              a purported expert witness of any sort. And
14
                                                                  14
           asserted. And there is a confidentiality
                                                                              that's a pretty standard discovery --
15
                                                                  15
           protective order in place that will protect
                                                                                   THE ARBITRATOR: As a general rule, I
16
           from the disclosure any of that confidential
                                                                  16
                                                                              agree with you, but I'm not unsympathetic to
17
                                                                  17
           information outside of use in the litigation.
                                                                              what Ms. Chaitman is saying, which is -- she
18
                                                                  18
           So it -- it's not a valid concern.
                                                                              hasn't said this, but I think what she's
19
                                                                  19
                THE ARBITRATOR: Did I hear
                                                                              trying to say is that, until my expert issues
20
                                                                  20
           Ms. Chaitman say you've already gotten --
                                                                              his -- assuming it's a he -- his report, I
21
                                                                  21
                MR. HUNT: We haven't gotten any of
                                                                              don't know what documents I'm supposed to be
22
                                                                  22
           the underlying documents.
                                                                              producing; and, conversely, I'm not sure that
23
                MS. CHAITMAN: They haven't gotten the
                                                                  23
                                                                              you're really prejudiced by getting the
24
                                                                  2.4
           documents yet, but the thing is --
                                                                              documents with the report, although you
25
                                                                  25
                THE ARBITRATOR: Give me sort of a
                                                                              haven't been getting it with the report thus
                                                Page 103
                                                                                                                  Page 105
                                                                   1
1
            timeline. When did you get the first of the
                                                                              far.
                                                                   2
2
            accountants' reports?
                                                                                  MR. JACOBS: Right.
3
                MS. CARLISLE: I believe I've received
                                                                                  MS. CHAITMAN: And the other thing --
4
            three of them, only one of the cases. And
                                                                                  THE ARBITRATOR: And I suppose the way
 5
           I'm not a hundred percent sure it's the
                                                                              in which you might be prejudiced is if that
6
            Gordon case. There are two cases against
                                                                              occasions a need to depose that particular --
7
                                                                                  MR. JACOBS: Right.
           Ms. Gordon. The first ones I received were
8
                                                                                  THE ARBITRATOR: -- defendant. But if
            probably in August --
9
                MS. CHAITMAN: I don't remember.
                                                                              there are documents produced in expert
10
                                                                  10
                                                                              discovery that conceptually should have been
                MS. CARLISLE: -- or September. The
                                                                  11
11
                                                                              produced in fact discovery, obviously, I
            other two cases, fact and expert discovery is
12
                                                                  12
                                                                              would look favorably on a request to depose
            currently closed. These cases are much --
                                                                  13
13
            are further along. And they were
                                                                              that defendant out of time.
14
                                                                  14
            one-to-two-page declarations from the
                                                                                  MR. JACOBS: Right. Just a point of
                                                                  15
15
            accountants just setting forth the amount of
                                                                              confusion. These aren't expert reports.
                                                                  16
16
            taxes purportedly paid by these individuals.
                                                                              They're entirely factual in nature. There's
17
                                                                  17
                MR. JACOBS: That's the problem with
                                                                              no expert analysis. There's no purported
                                                                  18
18
                                                                              expert qualification. There's no disclosures
            the reports, your Honor; they're hearsay.
                                                                  19
19
            Because none of the other underlying
                                                                              made under Rule 45 as that would be required
                                                                  20
20
            documents or source information is provided.
                                                                              in connection with the designation of any
                                                                  21
21
                                                                              expert. They're not being submitted in a
            One of the affidavits, it's not in any of the
                                                                  22
22
            cases before your Honor today, actually says
                                                                              timely fashion on -- prior to the expert
23
                                                                  23
            that the information provided in the
                                                                              disclosure dates, as required under the case
                                                                  24
2.4
            affidavit was based on discussions with
                                                                              management orders.
25
                                                                  25
                                                                                  So it's essentially the defendant has
            defendant from recollection. It's really --
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28 (Pages 106 to 109)

	Page 106		Page 108
1		1	
2	said, I'm just going to force upon the	2	problems is the trustee may get a lot more
3	trustee a hearsay affidavit on factual issues	3	stuff than he wants. Some of these people
4	without any underlying documentation whenever	4	may have Trump-like returns.
5	I want without regard to the rules or the	5	MR. HUNT: Then they'll get nothing.
6	judge's orders. And		THE ARBITRATOR: Hmm?
7	THE ARBITRATOR: It also relates to an	6	MR. HUNT: Then they'll get nothing.
	affirmative defense, which at the moment is	7	THE ARBITRATOR: Good point.
8	not in the case.	8	Hang on a second.
9	MR. JACOBS: Well, your Honor, it's in	9	Off the record.
10	the case until in my view, it's in the	10	(Discussion off the record.)
11	case until we have either Ms. Chaitman	11	THE ARBITRATOR: Back on the record.
12	withdraws it affirmatively or we have a court	12	I agree with what's been said about
13	order dismissing it from the case.	13	redactions for relevance typically not being
14	THE ARBITRATOR: Ms. Chaitman concedes	14	allowed, but there are numerous potential
15	that unless she comes up with another	15	schedules to tax returns which are wholly
16	argument that sways Judge Bernstein, that	16	irrelevant and, both from a burdensomeness
17	he's going to make the same ruling throwing	17	perspective and from a privacy perspective,
18	out the tax credit affirmative defense	18	I'm sympathetic to the defendants' desire to
19	MR. JACOBS: Right.	19	shield that from disclosure.
20	THE ARBITRATOR: in all of her	20	What I will require be produced in
21	cases.	21	unredacted form, at the same time as an
22	MR. JACOBS: If it's not in the case,	22	accountant's or expert's report relating to
23	your Honor, why should the defendant be	23	this affirmative defense, will be the first
24	allowed to enter into evidence supporting it	24	two pages of the tax return and any schedules
25	into the factual record if it's not in the	25	or other attachments that relate specifically
			,
	Page 107		Page 109
1		1	
1 2	case? It's the same argument that	1 2	to the Madoff capital gains in unredacted
	case? It's the same argument that Ms. Chaitman makes that we're not allowed to		to the Madoff capital gains in unredacted form.
2	case? It's the same argument that Ms. Chaitman makes that we're not allowed to take discovery to frame a complaint. Right?	2	to the Madoff capital gains in unredacted form. Now, that doesn't deal with the
2	case? It's the same argument that Ms. Chaitman makes that we're not allowed to take discovery to frame a complaint. Right? I mean	2 3	to the Madoff capital gains in unredacted form. Now, that doesn't deal with the reports you've gotten thus far, but my ruling
2 3 4	case? It's the same argument that Ms. Chaitman makes that we're not allowed to take discovery to frame a complaint. Right? I mean THE ARBITRATOR: Let me	2 3 4	to the Madoff capital gains in unredacted form. Now, that doesn't deal with the reports you've gotten thus far, but my ruling with respect to that will be that, for
2 3 4 5	case? It's the same argument that Ms. Chaitman makes that we're not allowed to take discovery to frame a complaint. Right? I mean THE ARBITRATOR: Let me MR. JACOBS: It's in the case or it's	2 3 4 5	to the Madoff capital gains in unredacted form. Now, that doesn't deal with the reports you've gotten thus far, but my ruling with respect to that will be that, for reports you've gotten thus far, that that
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2 3 4 5 6 7	case? It's the same argument that Ms. Chaitman makes that we're not allowed to take discovery to frame a complaint. Right? I mean THE ARBITRATOR: Let me MR. JACOBS: It's in the case or it's not I guess is the contention we're grappling with here.	2 3 4 5 6	to the Madoff capital gains in unredacted form. Now, that doesn't deal with the reports you've gotten thus far, but my ruling with respect to that will be that, for reports you've gotten thus far, that that material be produced within ten days. MR. HUNT: So I agree with all that.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	case? It's the same argument that Ms. Chaitman makes that we're not allowed to take discovery to frame a complaint. Right? I mean THE ARBITRATOR: Let me MR. JACOBS: It's in the case or it's not I guess is the contention we're grappling with here. THE ARBITRATOR: Let me tell you the way in which I contemplate ruling on this, and then both sides can take pot shots at it, which is that any report by an accountant or expert relating to the tax credit affirmative defense must be accompanied by the unredacted underlying documents upon which the report relies. MS. CHAITMAN: Well, I would quarrel with the unredacted portion of that because the only credit we're seeking is for the Madoff income. THE ARBITRATOR: But MS. CHAITMAN: And the trustee's not entitled to information about the defendants' income other than that.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	to the Madoff capital gains in unredacted form. Now, that doesn't deal with the reports you've gotten thus far, but my ruling with respect to that will be that, for reports you've gotten thus far, that that material be produced within ten days. MR. HUNT: So I agree with all that. I just wanted to add some clarification. In addition, any documents that the expert relied on, if he's being offered as an expert, right, just like you would in the normal rules. MR. JACOBS: I think even more generally I would add, any documents that were that the any source material for any information that's included in the report should be disclosed in its entirety regardless of whether it's construed as an expert or an accountant's report; otherwise it's hearsay. THE ARBITRATOR: Well, to take the example you gave, you said there's one report that seemed to rely on a conversation with
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	case? It's the same argument that Ms. Chaitman makes that we're not allowed to take discovery to frame a complaint. Right? I mean THE ARBITRATOR: Let me MR. JACOBS: It's in the case or it's not I guess is the contention we're grappling with here. THE ARBITRATOR: Let me tell you the way in which I contemplate ruling on this, and then both sides can take pot shots at it, which is that any report by an accountant or expert relating to the tax credit affirmative defense must be accompanied by the unredacted underlying documents upon which the report relies. MS. CHAITMAN: Well, I would quarrel with the unredacted portion of that because the only credit we're seeking is for the Madoff income. THE ARBITRATOR: But MS. CHAITMAN: And the trustee's not entitled to information about the defendants'	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	to the Madoff capital gains in unredacted form. Now, that doesn't deal with the reports you've gotten thus far, but my ruling with respect to that will be that, for reports you've gotten thus far, that that material be produced within ten days. MR. HUNT: So I agree with all that. I just wanted to add some clarification. In addition, any documents that the expert relied on, if he's being offered as an expert, right, just like you would in the normal rules. MR. JACOBS: I think even more generally I would add, any documents that were that the any source material for any information that's included in the report should be disclosed in its entirety regardless of whether it's construed as an expert or an accountant's report; otherwise it's hearsay. THE ARBITRATOR: Well, to take the example you gave, you said there's one report

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29 (Pages 110 to 113)

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Page 110
                                                                                                               Page 112
                                                                  1
                MR. JACOBS: Right.
                                                                            refund is relevant. Whether the defendant
2
                                                                  2
                THE ARBITRATOR: -- if that
                                                                            got a refund on the taxes paid or used the
 3
                                                                            tax liability to offset -- or a refund to
           conversation were a letter instead, you would
4
                                                                            offset liabilities in subsequent years is
           want the letter.
 5
                                                                            equally, from our perspective, relevant.
                MR. JACOBS: Right. Because a
6
                                                                  6
           defendant can offer sworn testimony, and we
                                                                                 THE ARBITRATOR: I think you're
           can challenge the veracity or discredit on
                                                                            getting what you want. Why don't you consult
8
                                                                  8
                                                                            with somebody at your firm. And if there
           cross-examination just like we would at
9
                                                                  9
                                                                            are -- if there's something additional that
           trial.
10
                                                                 10
                                                                            relates to that, send me a letter. And after
                MR. HUNT: I would just say, you know,
11
           produce the documents that he's relying on
                                                                 11
                                                                            Ms. Chaitman has had an opportunity to
12
                                                                 12
           and we can question --
                                                                            respond, I'll modify it.
                                                                 13
13
                THE ARBITRATOR: But he's relying
                                                                                 MR. JACOBS: Perfect.
14
                                                                 14
           potentially on tax returns, and I made a
                                                                                 MR. HUNT: Once we get the first set
15
                                                                 15
           limited ruling with respect to the tax
                                                                            of documents that will help; right?
16
                                                                 16
                                                                                 THE ARBITRATOR: Right.
           returns.
                                                                 17
17
                                                                                 Off the record.
                MR. HUNT: And I think the point then
18
                                                                 18
           is --
                                                                                 (Discussion off the record.)
19
                                                                 19
                THE ARBITRATOR: So I'm tacking on to
                                                                                 THE ARBITRATOR: Back on the record.
20
                                                                 20
           the ruling as well as any additional
                                                                                 MR. HUNT: I'd like to move to
21
                                                                 21
           documents upon which the expert has relied.
                                                                            Interrogatory No. 3, "Identify each deposit
22
                MR. HUNT: Okay. That's good.
                                                                 2.2
                                                                            into the account." They say, "Responding
23
                                                                 23
                                                                            party is unable to do so. To the extent we
                THE ARBITRATOR: Any objection to
2.4
                                                                 2.4
                                                                            have reliable third-party records, they will
           that, Ms. Chaitman?
                                                                 25
25
                                                                            acknowledge the deposit."
                MS. CHAITMAN: No.
                                               Page 111
                                                                                                               Page 113
                                                                  1
                MR. JACOBS: Agreed, except for with
                                                                                 We've provided them with a large
                                                                  2
2
           the fact that it's construed as an expert,
                                                                            number of third-party records. So I would
3
                                                                  3
                                                                            just ask that they amend this answer to
           which I believe we will challenge.
4
                                                                  4
                THE ARBITRATOR: I will clean that up.
                                                                            reflect that and then withdraw all the stuff
 5
           It will say accountant or expert.
                                                                            about riddled with fraud and all that other
6
                                                                  6
                MR. JACOBS: And, your Honor, on the
                                                                            stuff, if it's appropriate.
7
           tax returns, can we clarify. I believe in
                                                                                 THE ARBITRATOR: I'm looking at the
8
                                                                  8
           addition to the taxes paid, any schedules
                                                                            Answer to Interrogatory 8, which doesn't have
9
           specifically regarding the Madoff investment
                                                                  9
                                                                            the "however" and "moreover" paragraphs, but
10
                                                                 10
                                                                            says, "Responding party does not dispute the
           and any taxes paid on those capital gains, we
                                                                 11
11
           would also be entitled to information
                                                                            deposits and withdrawals reflected on
                                                                 12
12
           concerning the defendants' both -- full scope
                                                                            Exhibit B to the complaint," and then it has
                                                                 13
13
           of refunds in that same given year regardless
                                                                            the word "on," which is stuck in there for
14
                                                                 14
                                                                            some reason, but I assume it's just a typo.
           of whether or not --
                                                                 15
15
                THE ARBITRATOR: You're getting the
                                                                                 So I think what Ms. Chaitman was
16
                                                                 16
           first two pages of the return.
                                                                            trying to do was say, we're not disputing
17
                                                                 17
                MR. JACOBS: So I'm just --
                                                                            Columns 1 through 5 of Exhibit B relating to
18
                                                                 18
           respectfully, without those in front of me, I
                                                                            this defendant, but, independent of that, we
19
                                                                 19
           can't verify all the information that that
                                                                            can't identify each deposit.
                                                                 2.0
20
           includes. I don't think I'm as familiar with
                                                                                 You were saying there's an
21
           them as you are. I'm just looking to confirm
                                                                 21
                                                                            inconsistency there.
22
                                                                 22
           that that information would be reflected in
                                                                                 MR. HUNT: Exactly.
23
                                                                 23
                                                                                 THE ARBITRATOR: I think I understand
           the scope of the materials you've ordered are
2.4
                                                                 2.4
                                                                            what she's trying to do, but I think the
           allowed.
25
                                                                 25
                                                                            stipulation which will apply to this case
                I just want to confirm. Because the
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30 (Pages 114 to 117)

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Page 114
                                                                                                                 Page 116
1
                                                                  1
                                                                             accountants were and tax preparers and so
           obviates the need for an answer to that
2
                                                                  2
                                                                             forth. They have not given us a single name
           interrogatory.
                                                                  3
                                                                             of people with knowledge, whether --
               MR. HUNT: Do we have that same
                                                                  4
                                                                                 THE ARBITRATOR: I -- I disagree.
           stipulation with respect to this case?
5
                                                                  5
               THE ARBITRATOR: I thought we have it
                                                                             Insofar as deposits and withdrawals have been
                                                                  6
           an all three of these.
                                                                             stipulated to and cannot be challenged at
               MS. CHAITMAN: We agreed that we have
                                                                             trial, it really doesn't matter, as I've
           it on all three of them. In each of these
                                                                             said, how many people or who has knowledge of
9
                                                                  9
           cases, we have agreed to the accuracy of
                                                                             those.
10
                                                                 10
                                                                                 MR. HUNT: One of the things that they
           Exhibit B.
11
                                                                 11
                                                                             say in these interrogatory responses is that
               THE ARBITRATOR: Right.
12
                                                                 12
                                                                             Bruno DiGiulian was the subsequent
               MR. HUNT: At Columns 1 through 5;
                                                                 13
13
           right?
                                                                             transferee, in Interrogatory No. 5. He was
14
                                                                 14
                                                                             not. That's a legal argument. So I want to
               THE ARBITRATOR: Yes, but one of those
15
                                                                 15
           is each deposit into the account.
                                                                             make it clear that they're not withholding
16
               MR. HUNT: Yes. Okay.
                                                                 16
                                                                             information relating to Mr. DiGiulian on the
17
                                                                 17
                                                                             basis that he's thought to be a subsequent
               Interrogatory No. 4 asks for names of
18
                                                                 18
           persons with knowledge. They did not give us
                                                                             transferee in the defendants' mind.
19
                                                                 19
           any other than Madoff employees.
                                                                                 THE ARBITRATOR: Well, they're telling
               THE ARBITRATOR: We're going back over
20
                                                                 20
                                                                             you Bruno got the money except --
                                                                 21
21
                                                                                 MS. CHAITMAN: He got it as a
           the same ground.
                                                                 22
22
               MR. HUNT: Right.
                                                                             subsequent -- because this was an IRA
23
                                                                 23
               THE ARBITRATOR: Ms. Chaitman is going
                                                                             account. So there was a custodian and this
24
                                                                 24
           to provide you with the names of the people
                                                                             is a legal argument.
25
                                                                 25
           on her side of the beam.
                                                                                 THE ARBITRATOR: Right.
                                               Page 115
                                                                                                                 Page 117
1
                                                                  1
               MS. CHAITMAN: But in this case, Bruno
                                                                                 MS. CHAITMAN: It's --
2
                                                                  2
           DiGiulian is deceased. His wife had nothing
                                                                                 MR. HUNT: So they need to, I think,
3
                                                                  3
           to do with the account, so she has no
                                                                             identify who, in their mind, received the
           knowledge. You know, I don't have any
                                                                             initial transfer.
5
           information to provide.
                                                                                 MS. CHAITMAN: It says from Fiserv.
6
               THE ARBITRATOR: That's fair.
                                                                                 MR. HUNT: Where does it say that?
7
                                                                                 MS. CHAITMAN: "The account holder,
               MR. HUNT: Well, she does have
           knowledge. She signed the interrogatory
                                                                             Bruno L. DiGiulian, was the subsequent
9
           responses and --
                                                                             transferee from Fisery of each transfer,
10
                                                                 10
               MS. CHAITMAN: She signed them because
                                                                             except for withdrawals needed to pay
11
                                                                 11
           they had to be verified, and she was the only
                                                                             applicable taxes."
12
                                                                 12
           person who could verify it, but she couldn't
                                                                                 MR. HUNT: So I think any information
                                                                 13
13
           verify any more information than we put in
                                                                             about communications between Fisery and
14
           here. That's why we didn't put anything else
                                                                 14
                                                                             DiGiulian are irrelevant because DiGiulian is
15
                                                                 15
           in because this is all she could verify.
                                                                             sued as the initial transferee here.
                                                                 16
16
                THE ARBITRATOR: And, also, it becomes
                                                                                 THE ARBITRATOR: Well, except this is
17
                                                                 17
           irrelevant because transfer means withdrawals
                                                                             only asking -- this is an interrogatory, not
                                                                 18
18
           or does it also mean deposits?
                                                                             a document request. And I suppose she hasn't
                                                                 19
19
                                                                             complied with the local rule. I'm not even
               MR. HUNT: It means both.
                                                                 20
20
                THE ARBITRATOR: But they've been
                                                                             sure if it's applicable in bankruptcy court,
21
                                                                 21
           stipulated to. So even if the entire Mormon
                                                                             which makes "identify" a term of art, but
                                                                 22
22
           Tabernacle Choir is familiar with them, it's
                                                                             unless you don't know who Fiserv is, it seems
23
                                                                 23
           irrelevant.
                                                                             to me she's adequately answered this.
                                                                 24
24
               MR. HUNT: Well, I do think we have
                                                                                 MR. HUNT: Okay.
25
                                                                 25
           the right to know who the -- who their
                                                                                 THE ARBITRATOR: She may be wrong as a
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31 (Pages 118 to 121)

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Page 118
                                                                                                              Page 120
                                                                 1
           matter of law or she may be right as a matter
                                                                           into the stipulation we've been discussing,
2
                                                                 2
           of law, but I think she's made it clear what
                                                                           the defense that defendants' liability was
                                                                 3
 3
           the flow of the money was.
                                                                           fraudulently calculated, which is the 20th
4
                                                                 4
               MR. HUNT: So just go to Interrogatory
                                                                           affirmative defense, goes out the window.
 5
           No. 9 where we ask them to identify
                                                                                MR. HUNT: And also the 27th
                                                                 6
6
           communications about disagreements. And this
                                                                           affirmative defense; right? The next one
           is 9 and 10. She says she has no personal
                                                                           down.
8
                                                                 8
           knowledge, but she believes such instances
                                                                               THE ARBITRATOR: Yes.
9
                                                                 9
                                                                               MR. HUNT: Okay. They have an
           occurred.
10
                                                                10
                                                                           affirmative defense in Interrogatory No. 14
               THE ARBITRATOR: Again, it's not a
11
                                                                11
           document request.
                                                                           about the withdrawals were legally compelled
12
                                                                12
               MR. HUNT: It's just -- if she
                                                                           by state and federal securities laws. And
                                                                13
                                                                           they say, see Interrogatory No. 11. Which
13
           believes such instances occurred, then what's
14
                                                                14
           the basis of that belief?
                                                                           will be based upon the responding party's
                                                                15
15
               THE ARBITRATOR: Well, if you want to
                                                                           testimony. So I guess as long as we get to
16
                                                                16
           pursue this, I suppose you could -- maybe
                                                                           depose her, we can wait and see what her
                                                                17
17
           she's one of the people -- I think she is --
                                                                           testimony was.
18
                                                                18
               MS. CHAITMAN: Yes.
                                                                               THE ARBITRATOR: Whether you do or
19
                                                                19
               THE ARBITRATOR: -- for the motion for
                                                                           don't, and I'm not sure where I read it, but
20
                                                                20
                                                                           in IRA accounts, for people who are beyond 70
           a protective order, but absent that, you
21
                                                                21
           could depose her about whether she has any --
                                                                           1/2, whatever that magic time period is,
22
               MR. HUNT: As long as we have the
                                                                22
                                                                           Ms. Chaitman is saying they had to take the
23
                                                                23
           right to depose her, that's fine. We can
                                                                           money out.
2.4
                                                                2.4
           leave it that way.
                                                                               That's all you're saying.
25
                                                                25
               MS. CHAITMAN: Well, we've asked
                                                                               MS. CHAITMAN: That's all I'm saying.
                                              Page 119
                                                                                                              Page 121
                                                                 1
1
                                                                               MR. HUNT: Then she can answer the
           for --
                                                                 2
2
               THE ARBITRATOR: We'll deal with that
                                                                           interrogatory to explain to us what the
                                                                 3
3
                                                                           reason is rather than just saying --
           down the road. For the moment, I'm not going
4
                                                                               MS. CHAITMAN: Well, I'm saying it's
           to worry about that.
 5
                                                                 5
                                                                           legally compelled under the --
               MR. HUNT: Not going to worry about
6
                                                                 6
           what?
                                                                               THE ARBITRATOR: Yeah, but maybe -- I
7
                                                                 7
               THE ARBITRATOR: The however she
                                                                           think it's a fair point.
8
                                                                               MR. HUNT: We're guessing at what
           believes such instances occurred. She hasn't
                                                                 9
9
                                                                           she's saying at this point.
           identified any such instances, so the fact
10
                                                                10
                                                                               THE ARBITRATOR: Hang on a minute.
           that her Ouija board told her that there were
                                                                11
11
                                                                               You're not saying what I just said.
           such instances does not mean that there's
                                                                12
12
           more detail for her to give you.
                                                                           And to the extent that what I just said is
                                                                13
13
               MR. HUNT: I think the Interrogatory
                                                                           the accurate answer, I think you should
14
                                                                14
           No. 11 -- I think you've ruled that we get
                                                                           modify each of these answers, where
                                                                15
15
           those forms and everything, so I think we're
                                                                           applicable, to say, whatever the right
16
                                                                16
                                                                           verbiage is, that sometime beyond 70 1/2,
           fine.
17
                                                                17
                                                                           because it was an IRA account, the money has
               THE ARBITRATOR: Yes.
                                                                18
18
               MR. HUNT: Interrogatory No. 12 I
                                                                           to be taken out in installments.
                                                                19
19
                                                                               That's the factual basis; right?
           think is obviated by the fact that they've
                                                                20
20
                                                                               MS. CHAITMAN: Right.
           stipulated to everything in --
                                                                21
21
               THE ARBITRATOR: In any case --
                                                                               Can I do this in one document instead
                                                                2.2
22
               MR. HUNT: -- Exhibit B.
                                                                           of in 92 documents?
                                                                23
23
               THE ARBITRATOR: We've gone through
                                                                               THE ARBITRATOR: I'm inclined to say
                                                                24
2.4
           this already.
                                                                           yes.
25
                                                                25
               In any case where Ms. Chaitman enters
                                                                               MS. CHAITMAN: Okay.
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32 (Pages 122 to 125)

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Page 122
                                                                                                             Page 124
                                                                1
               MR. HUNT: Okay. So that's all I had
                                                                              MR. HUNT: So based on that, I didn't
                                                                2
2
                                                                          see -- and the rest of the order would apply
           on the interrogatories.
                                                                3
 3
                                                                          to this one, I didn't see anything different
               THE ARBITRATOR: Okay.
4
                                                                4
                                                                          here that we needed to talk about.
               MR. HUNT: You told us we'd start
                                                                5
 5
                                                                              THE ARBITRATOR: Great. So we're done
           getting repetitive. You were right.
                                                                6
6
               THE ARBITRATOR: Benjamin, is there
                                                                          with the trustee's motion; correct?
           anything --
                                                                              MR. HUNT: Yes, sir.
8
               MR. HUNT: We have document requests
                                                                              THE ARBITRATOR: Good.
9
                                                                9
                                                                              MS. CHAITMAN: So would you like me to
           on DiGiulian, and I was going to suggest that
10
                                                               10
                                                                          start on our motion to compel?
           maybe we take another break and let us go
                                                               11
11
                                                                              THE ARBITRATOR: Sure.
           through that and see if we can streamline
                                                               12
12
                                                                              MR. HUNT: Is that on the Wilenitz
           that. And also take a look at Benjamin to
                                                               13
13
           see if we can streamline it as well.
                                                                          case?
14
                                                               14
               THE ARBITRATOR: Sure.
                                                                              MS. CHAITMAN: I think it's easier to
                                                               15
15
                                                                          deal with the document demand that we served
               (Recess from the record.)
16
                                                               16
               THE ARBITRATOR: What's next?
                                                                          on all the other cases.
                                                               17
17
                                                                              MS. CARLISLE: I request we give Ted a
               MR. HUNT: We left off with I think --
18
                                                               18
                                                                          minute because he's handling Wilenitz so that
           correct me if I'm wrong, I think we left off
                                                               19
                                                                          he can be here -- physically here to hear
19
           with the DiGiulian request for production; is
20
                                                               20
           that right? The document request, yes,
                                                                          what you have to say.
                                                               21
21
                                                                              THE ARBITRATOR: We can do the motion
           that's where we left off.
                                                               22
22
               So just two points on that, and then I
                                                                          for a protective order.
                                                               23
23
                                                                              MS. CHAITMAN: Okay. Let's do that.
           think we can move on.
2.4
                                                               24
                                                                              MR. HUNT: That's fine.
               I want to make sure that no documents
                                                               25
25
                                                                              MS. CHAITMAN: Long as you don't need
           are being withheld based on the presumption
                                             Page 123
                                                                                                             Page 125
1
                                                                1
           that Bruno would be a subsequent transferee.
                                                                          Ted for that.
2
                                                                2
           Because he sued as an initial transferee. So
                                                                              MR. HUNT: What's the other one you're
3
                                                                3
           can the defendants make that representation?
                                                                          thinking about?
4
                                                                4
               MS. CHAITMAN: That no -- no
                                                                              MS. CHAITMAN: We served
5
                                                                5
           documents -- what --
                                                                          interrogatories -- excuse me -- yes --
                                                                6
               MR. HUNT: Are being withheld based on
                                                                              MR. HUNT: That must be in the
           the presumption that Bruno DiGiulian was a
                                                                          Wilenitz case.
           subsequent transferee.
                                                                              MS. CHAITMAN: No, this is not. We
9
               MS. CHAITMAN: Yes. We haven't
                                                                9
                                                                          served in Wilenitz. Then we --
10
                                                               10
           withheld documents based on that.
                                                                              MS. CARLISLE: Well, you served in --
11
                                                               11
               MR. HUNT: So as long as your Honor's
                                                                          no, you said --
12
                                                               12
           order applies to this case, I didn't see
                                                                              MR. HUNT: Just -- that's Ted's deal;
13
                                                               13
           anything different in there that led me to
                                                                          right?
14
           believe we needed to go over the document
                                                               14
                                                                              MS. CARLISLE: Sorry. Wilenitz is
15
                                                               15
           requests with any specificity.
                                                                          Ted's deal, yes.
16
               Looking at the next case, which was
                                                               16
                                                                              MR. HUNT: I don't know what this is
17
                                                               17
           the Beniamin case --
                                                                          that she's got in front of us.
18
                                                               18
               THE ARBITRATOR: Right.
                                                                              MS. CHAITMAN: We served document
19
                                                               19
                                                                          demands and interrogatories in one document.
               MR. HUNT: -- just to confirm, the
20
           defendants have stipulated to the accuracy of
                                                               2.0
                                                                          and we served it in about 60 cases. And then
21
                                                               21
           Columns 1 through 5 on Exhibit B in Benjamin;
                                                                          we moved to compel -- you responded and we
2.2
                                                               22
           correct?
                                                                          moved to compel. And then that was assigned
23
                                                               23
               THE ARBITRATOR: Correct?
                                                                          to Judge Maas.
24
                                                               2.4
               MS. CHAITMAN: Yeah, we've said that
                                                                              MS. CARLISLE: The dispute was
25
                                                               25
           several times.
                                                                          assigned to Judge Maas. As I understood it,
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33 (Pages 126 to 129)

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Page 126
                                                                                                               Page 128
                                                                  1
                                                                            potentially --
           it was only the Wilenitz -- it was only
                                                                  2
2
           assigned to Judge Maas in the Wilenitz case,
                                                                                MR. JACOBS: That's exactly how we
 3
                                                                  3
           not in the other -- I apologize. I don't
                                                                            would like to move forward, is to deal with
4
                                                                  4
           know how many cases those were brought in.
                                                                            Wilenitz. Because that's the motion in the
                                                                  5
 5
                MS. CHAITMAN: No, we agreed to have
                                                                            case currently before us today, and we can
                                                                  6
6
           everything that was before Judge Bernstein
                                                                            talk afterwards about how those rulings may
           assigned to Judge Maas.
                                                                            apply in other contexts.
8
                                                                                THE ARBITRATOR: Does that work with
                MR. HUNT: Do you know what she's
9
                                                                  9
                                                                            you, Ms. Chaitman?
           talking about?
10
                                                                 10
                THE ARBITRATOR: No.
                                                                                MS. CHAITMAN: Do we have the Wilenitz
                                                                 11
11
                                                                            responses to discovery? Do you have those?
                MS. CARLISLE: Wilenitz.
                                                                 12
12
                                                                                MR. JACOBS: Let me look.
                MR. HUNT: Let's do the motion to
                                                                 13
13
                                                                                MS. CHAITMAN: Because I have the ones
           quash and then figure out what's next.
14
                                                                 14
                THE ARBITRATOR: Off the record.
                                                                            you responded to with the defendants --
                                                                 15
15
                                                                                MR. JACOBS: Right.
                (Discussion off the record.)
16
                                                                 16
                                                                                MS. CHAITMAN: -- and this is what I
                MS. CHAITMAN: So if I could start --
                                                                 17
17
           we made a motion to compel responses to our
                                                                            had submitted to Judge Maas.
18
                                                                 18
                                                                                MR. JACOBS: Right. So that's what's
           interrogatories and to compel the trustee to
                                                                 19
                                                                            complicated, is that there was an original
19
           produce documents.
20
                                                                 20
                                                                            set in Wilenitz. Right. And we had a
                THE ARBITRATOR: In --
                                                                 21
21
                                                                            hearing before the court. The judge
                MS. CHAITMAN: It's defendants listed
                                                                 22
2.2
           on Exhibit A to first set of requests. It's
                                                                            authorized the motion and then you served a
                                                                 23
23
                                                                            nearly identical, but slightly revised set
           this one (indicating).
2.4
                                                                 24
                MR. JACOBS: Your Honor, we had a
                                                                            across all of your cases --
                                                                 25
25
                                                                                MS. CHAITMAN: Right, because I took
           hearing with Judge Bernstein on this issue
                                               Page 127
                                                                                                               Page 129
1
                                                                  1
           where Judge Bernstein explicitly said that
                                                                            out the Picard compensation. That's the only
2
                                                                  2
           Ms. Chaitman's motion could go forward on
                                                                            change which I recall.
3
                                                                  3
           Wilenitz only, even though she attempted to
                                                                                MR. JACOBS: There are two requests
           bring it across all --
                                                                            that are new --
5
                                                                  5
               THE ARBITRATOR: That's true, but he
                                                                                THE ARBITRATOR: Yes, you substituted
6
                                                                  6
           also said that the rulings would be of
                                                                            two requests for the --
           general application. Then he made tentative
                                                                  7
                                                                                MS. CHAITMAN: Do you have a problem
                                                                            in raising those?
           rulings.
                                                                  9
               MR. JACOBS: Right. And that's
                                                                                MR. JACOBS: No, we'll -- we're
10
           consistent with, I believe, the position we
                                                                 10
                                                                            prepared to proceed on your second set of 18
11
                                                                 11
           articulated earlier, which is that, in cases
                                                                            requests, which is the revised version, if
12
                                                                 12
           with identical factual or legal
                                                                            that's amenable to you.
                                                                 13
13
           circumstances, we will apply those rulings.
                                                                                MS. CHAITMAN: So do you have --
14
           And we are cross-moving for a protective
                                                                 14
                                                                                THE ARBITRATOR: Yes, I think we're
15
                                                                 15
           order prohibiting this discovery in this
                                                                            all on the same page.
16
           case. So if we obtain one, we would like
                                                                 16
                                                                                MS. CHAITMAN: All right. Great.
17
                                                                 17
           that to apply in other cases as well.
                                                                                So this is what the caption looks
                                                                 18
18
               But I think as you'll see when we get
                                                                            like. Are you --
19
                                                                 19
           into the argument, there are some
                                                                                THE ARBITRATOR: You're just trying to
                                                                 20
20
           case-specific issues that might dictate
                                                                            get me to the request. I have -- let's see.
21
                                                                 21
           results that might not happen the same way in
                                                                            I actually have it in slightly different
22
                                                                 2.2
           other cases on certain requests.
                                                                            form. And I know that there's a substitution
23
                                                                 23
               THE ARBITRATOR: Does it make sense to
                                                                            for two of the requests, but I think it --
                                                                 24
24
           just ignore those for the moment, deal with
                                                                            I'll be able to follow.
25
                                                                 25
           Wilenitz and then discuss how it applies
                                                                                MS. CHAITMAN: Okay. So I'm turning
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34 (Pages 130 to 133)

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Page 130
                                                                                                              Page 132
                                                                 1
           to page 6, which is our first document
                                                                            duties and responsibilities with respect to
2
                                                                 2
           request. Wilenitz discovery demand.
                                                                            his role in liquidating the estate and in
3
                                                                 3
               THE ARBITRATOR: List every employee?
                                                                            recovering funds for the customer fund.
4
                                                                 4
               MS. CHAITMAN: Yes.
                                                                                 That information -- that list, in and
5
                                                                 5
                "List the name and address of every
                                                                            of itself, not to mention what is requested
6
                                                                 6
           former BLMIS employee with whom you spoke
                                                                            after the identification, which is the actual
           about the meaning of entries on the customer
                                                                            notes of those interviews, is protected work
           statements and state the substance of what
                                                                            product under Taylor v. Hickman. It falls
9
                                                                 9
           you questioned each person about and what
                                                                            squarely within the work-product doctrine.
10
                                                                10
           that person told you."
                                                                            It's the trustee's mental impression in
11
                                                                11
                Then "Produce all documents you
                                                                            preparation for litigation as to his strategy
12
           reviewed with such employee and all documents
                                                                            in discerning information and his mental
13
                                                                13
           indicating what each person said."
                                                                            impressions about how he may use that.
14
                                                                14
               So the --
                                                                                 So we object to this request in its
15
                                                                15
               THE ARBITRATOR: And they gave you --
                                                                            entirety. It's prima facia, outside the
16
                                                                16
           I'm not sure they gave it to you specifically
                                                                            scope of what's discoverable in this
17
                                                                17
           in Wilenitz, but -- I think they did, but
                                                                            instance.
18
                                                                18
           they gave you an exhibit which relates
                                                                                 MS. CHAITMAN: My answer to that,
19
                                                                19
           apparently to 2008 only and had been filed in
                                                                            Judge, is that, under the Securities Investor
20
                                                                20
           the Dusek case that basically gave the
                                                                            Protection Act, the trustee has an
21
                                                                21
           identifying information for -- it looks like
                                                                            affirmative obligation to investigate the
22
                                                                22
           everybody that was on the payroll --
                                                                            debtor and report to the creditor body and to
23
                                                                2.3
               MR. JACOBS: Right.
                                                                            the bankruptcy court what his findings are.
24
                                                                24
               THE ARBITRATOR: -- in 2008, but
                                                                                 And we do not have access to this
25
                                                                25
           didn't respond to anything else --
                                                                            information. And it's essential for us in
                                              Page 131
                                                                                                              Page 133
                                                                 1
                                                                           terms of formulating some of our defenses.
               MS. CHAITMAN: Right.
                                                                 2
2
                                                                           And that's why I think we're entitled to this
               THE ARBITRATOR: -- as to your
                                                                 3
3
                                                                           information.
           request.
4
               MS. CHAITMAN: Right.
                                                                                THE ARBITRATOR: Let me ask a
 5
                                                                 5
                MR. JACOBS: The Dusek response in the
                                                                           question, which is, are there any documents
 6
                                                                 6
           list you're referring to I believe we
                                                                           that have been shown to former Madoff
7
                                                                 7
           produced in connection with a later request,
                                                                           employees that have not been produced in the
8
                                                                           litigation?
           not number 1.
                                                                 9
9
               THE ARBITRATOR: Oh. okav.
                                                                                MR. JACOBS: I don't know that,
10
                                                                10
                                                                           sitting here today, I can answer that
                MR. JACOBS: That was a different
                                                                11
11
                                                                           question, your Honor, but I think that --
           request asking for the identification of
                                                                12
12
                                                                                THE ARBITRATOR: I suppose you could
           employees by function at BLMIS.
                                                                13
13
                THE ARBITRATOR: But wouldn't it, at
                                                                           have shown a particular employee --
14
                                                                14
                                                                                MR. JACOBS: How to --
           least for 2008, respond to the first part of
                                                                15
15
           Request No. 1, list -- oh, no.
                                                                                THE ARBITRATOR: -- Mr. Benjamin's
16
                                                                16
                                                                           account records, but not to have produced
               MS. CHAITMAN: With whom you spoke.
17
                                                                17
                THE ARBITRATOR: Okay.
                                                                           them in Mr. Wilenitz's case.
                                                                18
18
                MR. JACOBS: The objection -- your
                                                                                MR. JACOBS: Right.
                                                                19
19
                                                                                THE ARBITRATOR: So excluding that.
           Honor, if I may, our objection to Request
                                                                20
20
                                                                                MR. JACOBS: Right. So I think the
           No. 1 is that it is on its face asking for
                                                                21
21
                                                                           starting point of this discussion has to be
           the trustee's work product. It's asking for
                                                                2.2
22
           us to identify the list of employees that we
                                                                           Rule 26 and the fact that what is
23
                                                                23
           may have spoken to in connection with our
                                                                           discoverable in this case, in Wilenitz, must
                                                                24
2.4
           investigation as to any facet of the
                                                                           be both relevant to the claims in this case
25
                                                                25
           trustee's responses and, I'll just add,
                                                                           and proportionate, most importantly, to the
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35 (Pages 134 to 137)

Page 134 Page 136 1 needs of the parties in discovery. And there transfers if we had taken a deposition. They 2 2 are several factors enumerated in the rule as are taking their own depositions of 3 3 to how to determine proportionality. Mr. Madoff and potentially others. And that 4 4 So it is possible we showed a document is all fair game for the record, but this 5 to an employee that has nothing to do with request is specifically calling for work 6 6 any of the claims or defenses in this case, product. This is not calling for -- even our in which case we have no obligation to selection -- I would posit that potentially 8 8 even our selection of documents that we chose produce it or make it available in any form. 9 9 I don't think that's the case. to show a particular employee is a 10 10 But that being said, as I'm sure you compilation that's protected work product. 11 11 read in our papers and we'll be discussing in That doesn't mean we wouldn't produce them if 12 12 connection with other requests, we have made they were responsive and nonobjectionable to 13 13 an unprecedented amount of the trustee's other valid requests within the scope of 14 14 books and records available to all relevance, but the defendants shouldn't be 15 15 defendants, including the defendants here, entitled to the disclosure of that work 16 specifically all of the over 4 million 16 product in connection with this request. 17 17 records that we've made available through MS. CHAITMAN: Let me just say, Ted 18 18 Electronic Data Room 1 in a very carefully has raised the issue of -- two issues that I 19 19 curated, organized fashion. And those think are important for you to rule on. 20 20 One is that the trustee has documents touch upon all aspects of the 21 21 operations and financials of the BLMIS. consistently taken the position that the 22 22 So I don't think it's likely that we discovery should be limited to what is 23 23 can't -- to answer your question explicitly. appropriate for a particular case. And, in 2.4 2.4 I can't, sitting here today, represent that fact, the argument has been made that in 25 25 there was no document that we've shown any so-and-so's case, the trustee's only suing Page 135 Page 137 1 1 for \$200,000, therefore, the trustee should employee on any topic that hasn't been put in 2 2 that data room or otherwise produced, but not have to produce a lot of documents, it's 3 3 only a \$200,000 case. it's highly, highly unlikely. 4 We view these cases as one in the The trustee has not engaged in any 5 5 hide-the-ball efforts here. We have spent sense that I represent 92 defendants in 92 6 6 years working to find solutions to very cases, several hundred people all together, 7 7 and that all of this discovery is relevant complex discovery issues given the volume of 8 data we have that we're responsible for. And for all of the cases. 9 9 THE ARBITRATOR: I'm not sure I read our goal is to make it as available and to be 10 10 the trustee's proportionality argument that as transparent to all litigants to the 11 11 fullest extent possible. So that's what way, but I think the fundamental problem here 12 12 is that the request calls for classic work we've done with e-Data Room 1. 13 13 product. Work product is not absolute except And we also have undertaken 14 14 as to so-called core work product. painstaking efforts to provide the defendants 15 15 with the full universe of all documents we But just on the face of it, and in 16 16 response to many of these requests, I think I believe that are relevant to the claims and 17 17 agree with what I read Judge Bernstein's defenses in this case from that data set. 18 18 off-the-cuff rulings were or opinions were, So all of that said, I still don't 19 19 but I'm not sure how you get around the rule think that there's any proportionate 20 20 articulated defensible reason why the protecting work product here. 21 21 MS. CHAITMAN: Well, I think that defendant should be entitled to our 22 22 investigatory mental impressions and work there is. 23 23 product in connection with any interviews of THE ARBITRATOR: Other than your SIPA 24 2.4 BMLIS employees we did. 25 25 MS. CHAITMAN: Right. So, number 1, Now, certainly we would give them

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36 (Pages 138 to 141)

Page 138 Page 140 1 1 the trustee has an affirmative duty to do core account documents that were turned over 2 2 this, and we contend that he has failed in to whoever the account related to. 3 So that there might be trading records 4 4 that relate to, for example, the The second thing is that there's a 5 substantial need here because we don't have market-making side of the business that are 6 6 the ability to get this information from any not in e-Data Room 1. 7 Do I understand that correctly? other source. 8 8 MR. JACOBS: Not with that particular And going to the e-data room, since 9 9 example. But the first part of your Ted mentioned that, honestly, Judge, the 10 10 question, are all BLMIS's books and records e-data room is a farce. I made the point in 11 11 my papers that it's at least six weeks ago in e-Data Room 1, and the answer is 12 12 that I asked Ted and Marie to tell me absolutely not. The e-Data Room 1 could 13 13 whether, in the e-data room, there are any potentially have as many as -- I don't even 14 14 want to guess, your Honor. trading records dating back from the 1980s. 15 15 It's not practical, reasonable, I've repeated that request in writing. I've 16 16 feasible or desirable from any perspective of never gotten a response. 17 17 Now, you know, the trustee wants to any litigant or any of the Federal Rules of 18 18 Civil Procedure that govern discovery in take a position he's just an average 19 19 these actions to undertake an effort to litigant. He's not an average litigant. 20 20 He's got an infinite funding source. He's up achieve that. 21 21 against people who have been financially What we have done under the -- under 2.2 22 the relevant rules that we are subject to, devastated and emotionally devastated. 23 23 which is the Federal Rules of Civil And we have a right to at least a 2.4 24 level playing field. We've searched the Procedure -- and I respectfully disagree with 25 25 Ms. Chaitman. There's nothing in the SIPA e-data room. I'm going to ask Greg, who Page 139 Page 141 1 1 spent a lot of time on the e-data room, to statute that enlarges or expands the 2 2 tell you how it's organized, because it's a trustee's discovery obligations under the 3 3 joke. rules, nor is there anything in the statute 4 4 But the fact of the matter is that we that overrides our claim to work product 5 5 have not been able to find a single trading protection. 6 6 record from the 1980s. And this goes to the So that argument is completely a red 7 issue of the trustee's contention that there herring, non sequitur. The over 4 million records in e-Data Room 1, as I mentioned, were no trades. 9 9 Now, if there are trading records or have been very carefully curated to contain, 10 10 any documents reflecting trading records -at a minimum, everything that's feasible. 11 11 they could be FINRA reports. They could be And there are some things that aren't 12 12 audits that were done by FINRA. They could amenable to be put in the data room. And 13 13 be the Depository Trust Company those have been disclosed and are made 14 communications. There are all different 14 available by other means, but it contains the 15 15 categories of documents. bulk of what was considered by our experts 16 We've had people spend time in the 16 who, under relevant court orders, are 17 17 e-data room. They can't find any of these providing summary reports of the fraud. 18 18 documents, and I can't even get a response And the data room was originally 19 19 from the trustee's counsel on it. conceived as a mechanism to permit rapid 20 20 THE ARBITRATOR: I guess one potential disclosure or make available for potential 21 21 issue is -- I read all the materials that production and transparency all of the 2.2 2.2 relate to e-Data Room 1. And one thing I evidence that our experts relied upon in 23 23 carried away from that is that not all of the determining their conclusions. 24 2.4 materials that were at Madoff either are in So that particular order is the 25 25 e-Data Room 1 or fall within the category of November -- I might be getting the date

37 (Pages 142 to 145)

	Page 142		Page 144
1	slightly off. I think it's the November 10,	1	then.
2	2011, litigation procedures order.	2	MS. CHAITMAN: Can we since Ted
3	It says Judge Lifland entered an	3	mentioned the trading records, can we resolve
4	order stating that, given the enormous volume	4	the trading records? Because, again, what
5	of data at issue potentially in this	5	Ted is saying is that the trustee selected
6	liquidation, the trustee could provide, in	6	what would be put in the e-data room, and
7	the form of a summary expert report, his	7	we've never gotten an answer.
8	conclusions as to the salient relevant	8	THE ARBITRATOR: I saw you sent at
9	issues, one of those being the fraud, and	9	least two e-mails.
10	make otherwise make available the	10	MR. JACOBS: Yes.
11	underlying evidence to all litigants in the	11	THE ARBITRATOR: And I think there
12	data room.	12	should be notwithstanding the fact that,
13	That's exactly what we've done.	13	from the trustee's perspective, there's this
14	THE ARBITRATOR: Let me cut you short.	14	extensive guide to what is in the data room,
15	As to Request No. 1, I understand	15	I think it has to be responsiveness to
16	Ms. Chaitman's SIPA argument, but Judge	16	reasonable requests. And this is sort of
17	Bernstein concluded that, in this	17	binary. It's yes or no.
18	circumstance, the trustee is no different	18	MR. JACOBS: I can answer this
19	than the ordinary bankruptcy trustee who does	19	question I think rather easily.
20	not have enhanced obligations. And even if	20	So first and foremost, all of the
21	he does, it seems to me, as I said at the	21	trading records we have currently identified
22	outset, this is classic work product.	22	are in the data room. They're in the data
23	There's a distinction between making	23	section under DTC.
24	available all of the documents in reasonably	24	Now, Ms. Chaitman served her own
25	accessible form and saying who you	25	subpoena on DTC for those exact records. We
			_
	D 142		
	Page 143	1	Page 145
	Page 143		Page 145
1	interviewed and essentially what you	1	obtained them in part from a Rule 2004
2	interviewed and essentially what you considered important.	2	obtained them in part from a Rule 2004 subpoena and part from what we restored on
2	interviewed and essentially what you considered important. So to the extent there's a motion to	2	obtained them in part from a Rule 2004 subpoena and part from what we restored on the BLMIS DTC terminal, in part from
2 3 4	interviewed and essentially what you considered important. So to the extent there's a motion to compel with respect to Request No. 1, I'm	2 3 4	obtained them in part from a Rule 2004 subpoena and part from what we restored on the BLMIS DTC terminal, in part from documents we got from the government.
2 3 4 5	interviewed and essentially what you considered important. So to the extent there's a motion to compel with respect to Request No. 1, I'm going to deny it.	2 3 4 5	obtained them in part from a Rule 2004 subpoena and part from what we restored on the BLMIS DTC terminal, in part from documents we got from the government. We compiled all of that. It is all
2 3 4 5 6	interviewed and essentially what you considered important. So to the extent there's a motion to compel with respect to Request No. 1, I'm going to deny it. Let me also because it's going to	2 3 4 5	obtained them in part from a Rule 2004 subpoena and part from what we restored on the BLMIS DTC terminal, in part from documents we got from the government. We compiled all of that. It is all available in a specifically labeled folder
2 3 4 5 6 7	interviewed and essentially what you considered important. So to the extent there's a motion to compel with respect to Request No. 1, I'm going to deny it. Let me also because it's going to come up in a number of these areas. There's	2 3 4 5 6 7	obtained them in part from a Rule 2004 subpoena and part from what we restored on the BLMIS DTC terminal, in part from documents we got from the government. We compiled all of that. It is all available in a specifically labeled folder called DTC. There are also folders in that
2 3 4 5 6 7 8	interviewed and essentially what you considered important. So to the extent there's a motion to compel with respect to Request No. 1, I'm going to deny it. Let me also because it's going to come up in a number of these areas. There's the overarching claim of privilege waiver,	2 3 4 5 6 7 8	obtained them in part from a Rule 2004 subpoena and part from what we restored on the BLMIS DTC terminal, in part from documents we got from the government. We compiled all of that. It is all available in a specifically labeled folder called DTC. There are also folders in that exact same section that are labeled "FINRA."
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	interviewed and essentially what you considered important. So to the extent there's a motion to compel with respect to Request No. 1, I'm going to deny it. Let me also because it's going to come up in a number of these areas. There's the overarching claim of privilege waiver, Ms. Chaitman. And it seems to me that, generally speaking, judges do not require, and typically parties agree not to require that each side, from the date that a litigation commences or people understand that the suit is about to be filed, that everything be logged on a privilege log. I would imagine that you have not logged and would not want to log all of your communications, to the extent they were written, with your clients from December 2008 forward. So I'm not going to find that there was a privilege waiver by not logging post	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	obtained them in part from a Rule 2004 subpoena and part from what we restored on the BLMIS DTC terminal, in part from documents we got from the government. We compiled all of that. It is all available in a specifically labeled folder called DTC. There are also folders in that exact same section that are labeled "FINRA." All of the categories of documents you're looking for, as we've written you in letters and attempted to explain to you many times in the past, are actually in their own folders in the data room so they can be they are accessible that way. Now, with respect to earlier periods of the fraud, that is an allegation and an issue that you recently raised in the PW context pursuant to Mr. Madoff's testimony. Even though it was outside the scope of the order allowing that testimony, the judge has now allowed a second deposition on that subject. We will look for and have been looking

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		1	30 (Pages 140 to 149)
	Page 146		Page 148
1	addition to what is currently in the data	1	ability to answer as to a date certain for
2	room. To the extent we find them or restore	2	production will depend upon our success in
3	them or can obtain them from DTC or any other	3	identifying that, if any. And I don't know
4	source, we will produce them to you and we	4	the answer to that.
5	will put them in the data room. Absolutely.	5	There's as we disclosed in
6	MS. CHAITMAN: But see	6	discovery responses, BLMIS maintained a
7	THE ARBITRATOR: Let me rephrase that	7	warehouse. There are multiple pieces of
8	for a second and see whether it's correct.	8	media in that warehouse. There are hard copy
9	That to date, except to the extent	9	documents. Much of it has been scanned,
10	that they may be in DTC records or FINRA	10	restored and made available in the data room,
11	records in that data room, you haven't found	11	but there might be there might be material
12	any other records?	12	that's on a tape or a piece of media
13	MR. JACOBS: We're currently looking.	13	somewhere that we haven't looked at yet, and
14	Because it's an active issue that	14	that process takes a long time.
15	Ms. Chaitman has raised in the PW context in	15	But before we shouldn't be required
16	discovery. There's a deposition scheduled	16	to have to look at every piece. There has to
17	for December 20th where Mr. Madoff will give	17	be an articulated there should at a
18	additional testimony as to those issues.	18	minimum be an articulated basis to the need
19	And clearly we are going to want to	19	for it under Rule 26's proportionality
20	respond, if we can to meet with the debtor's	20	standards.
21	books and records that are available. So we	21	THE ARBITRATOR: Well, Mr. Madoff says
22	are actively looking for that material.	22	that he was running, even on the investment
23	THE ARBITRATOR: December 20th is	23	advisory side, a legitimate business with
24	MS. CHAITMAN: Next Tuesday.	24	these convertible securities up until
25	THE ARBITRATOR: When are you going to	25	sometime in the '90s; correct?
	Page 147		Page 149
1	get back to	1	MR. JACOBS: When you have an
2	Off the record.	2	opportunity to read Mr. Dubinski's report,
3	(Discussion off the record.)	3	you'll see that our expert disagrees
4	THE ARBITRATOR: Back on the record.	4	THE ARBITRATOR: Okay.
5	So when are you going to respond to	5	MR. JACOBS: with that self-serving
6	Ms. Chaitman's request in that regard since	6	testimony. And, furthermore, that it's not
7	the deposition's next Tuesday?	7	supported by any of the voluminous effort
8	MR. JACOBS: Well, anything that we	8	over long periods of time that he did
9	would use in the deposition we will produce	9	consider and that has been made available.
10	prior to the deposition, if there are items.	10	THE ARBITRATOR: Okay. But you're
11	THE ARBITRATOR: But it's	11	saying that you are attempting to find
12	MS. CHAITMAN: You see what they're	12	haven't phrase it this way, but you're saying
13	doing, Judge. First of all, I've asked for	13	you're attempting to find records which, if
14	this for two months.	14	reviewed, potentially could support
15	And the second is, they're going to	15	Mr. Madoff's view of the world; is that
16	give me what they want to use and not what	16	correct?
17	they have, and this is just not discovery.	17	MR. JACOBS: Yes. We are well,
18	MR. JACOBS: We've given Ms. Chaitman	18	not it's not specifically how I would
19	everything we have, and that's in the data	19	phrase it, but we are looking for
20	room. So there's no dispute about there's	20	Ms. Chaitman has requested actual stock
21	nothing to compel.	21	trading activity and records demonstrating
22	THE ARBITRATOR: I thought I heard you	22	actual trading stock activity, whether it be
23	say earlier that you're continuing to look	23	in House 5 or elsewhere, for those earlier
24	for other documents.	24	periods of time, which Mr. Madoff's testimony
25	MR. JACOBS: That's right. And my	25	has now opened the door to. So whether it
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	Page 150		Page 152
1		1	
2	refutes or supports that testimony, we will	2	there's an inventory, I assume, that the
3	produce it if we can identify it. THE ARBITRATOR: And I think as a	3	trustee prepared of the rest of the universe.
4	· ·	4	MR. JACOBS: In a sense. We have
5	practical matter, unless there's some reason	5	we've endeavored to painstakingly track all
6	why this can't occur, should that be made	6	of the items that are in the warehouse that
7	available, and it doesn't sound like under	7	we inherited from BLMIS. But documents, your
8	any conceivable scenario it could occur	8	Honor, may exist on microfiche, they may
9	before next Tuesday, the possibility exists	9	exist on a piece of hard media, they may
10	that Mr. Madoff may be deposed a third time.	10	exist on a floppy disk
11	MR. JACOBS: That	11	MR. HUNT: They may be in a box in a
12	MS. CHAITMAN: Judge, can I point	12	warehouse
13	something out?	13	MR. JACOBS: We don't have we don't
14	THE ARBITRATOR: Yeah.	14	have documents that are readily accessible
15	MS. CHAITMAN: DiPascali pled in 2010,	15	and restored, that anyone to date that has
	I believe. Madoff pled in 2009. They		looked at, that haven't been made available
16	both and you'll see the plea because they	16 17	to our experts or to Ms. Chaitman.
17	both said the same thing. The first words	17	It is simply an outrageous statement
18 19	out of DiPascali's mouth were "In the early	19	to assert that the trustee is cherry-picking
	1990s, we started a fraud." So this is not a	20	the evidence available to him and keeping
20 21	new issue.	21	from the defendants items that may hurt, a
22	And what Ted has really said to you,	21 22	narrative that he constructed out of thin air
23	in substance, is that they put in the e-data	23	to suit some purpose.
24	room what supports their expert's report,	24	Our goal here is to recover funds for
25	which is	25	the customer fund under the laws afforded to
23	MR. JACOBS: That's not true.	23	the trustee for which he's tasked to do so.
	Page 151		Page 153
1	MS. CHAITMAN: I didn't interrupt you	1	Our objective is first and foremost to get it
_	Mis. Climitalia. Taldiri ilicitapi you	1	
2		2	
3	and I'd appreciate it if you don't interrupt	2	correct. We don't want to sue anyone who
	and I'd appreciate it if you don't interrupt me. I'd like to be able to finish.		correct. We don't want to sue anyone who doesn't owe us money. We don't want to
3	and I'd appreciate it if you don't interrupt me. I'd like to be able to finish. MR. JACOBS: Please finish.	3	correct. We don't want to sue anyone who doesn't owe us money. We don't want to recover a single dollar that isn't
3	and I'd appreciate it if you don't interrupt me. I'd like to be able to finish. MR. JACOBS: Please finish. MS. CHAITMAN: So they have a world	3 4	correct. We don't want to sue anyone who doesn't owe us money. We don't want to recover a single dollar that isn't appropriately recovered under the relevant
3 4 5	and I'd appreciate it if you don't interrupt me. I'd like to be able to finish. MR. JACOBS: Please finish. MS. CHAITMAN: So they have a world view of the case, which they're entitled to,	3 4 5	correct. We don't want to sue anyone who doesn't owe us money. We don't want to recover a single dollar that isn't appropriately recovered under the relevant statutory framework.
3 4 5 6	and I'd appreciate it if you don't interrupt me. I'd like to be able to finish. MR. JACOBS: Please finish. MS. CHAITMAN: So they have a world view of the case, which they're entitled to, possibly. And they won't produce documents	3 4 5 6	correct. We don't want to sue anyone who doesn't owe us money. We don't want to recover a single dollar that isn't appropriately recovered under the relevant statutory framework. Ms. Chaitman has all of the documents
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Page 154 Page 156 1 vou're trying to disprove, will probably end disk somewhere in a box in a warehouse, there 2 2 might be early stock trading records from up being gibberish, but --3 3 periods predating what we currently have. MS. CHAITMAN: They only go back to 4 So you know, all of the stock trading 2002. 5 records that we do have and we have made THE ARBITRATOR: Okay. But even if 6 6 available were obtained because we went out you had them back further, there are a lot of in the world and subpoenaed them and complicating factors. I had that in another 8 8 diligently and aggressively tried to find case. But --9 9 them wherever they may exist. MR. JACOBS: That issue was precedent 10 10 of later requests where Ms. Chaitman has Ms. Chaitman did too. The DTC is 11 11 under a regulatory framework where it was, by asked us to match individual trades for 12 12 law, required to keep records for a certain customers with House 5 trading activity. And 13 13 the information doesn't work that way. number of years. That's why they had 14 14 documents back through 2002 which they THE ARBITRATOR: But let me -- I 15 15 produced to us and we in turn produced to recognize that we're dealing with volume 16 Ms. Chaitman. 16 that's far beyond anything certainly I've 17 17 We also scoured, like I said, all of dealt with and probably anybody in the room 18 18 has dealt with previously. the DTC terminal that was active and live by 19 19 Is there an inventory of files that BLMIS as of the time we took custody of it. 20 20 We restored all of that data. We put it in can be produced? I suppose that's work 21 21 the data room. product, but there's nothing particularly 22 22 We also subpoenaed the SEC. We secret about that. It may be annotated in 23 23 cooperated -- they cooperated with us. They which event I would suggest the unannotated 2.4 2.4 shared which us the fruits of their similar version of it be produced. 25 25 But I do not want -- since it is going investigation. Page 155 Page 157 1 1 All of that material, wherever we to take you some time, as you said, to look 2 2 could find it, good or bad, we've made for what may not even be there, but --3 3 available and we provided to our experts for MR. JACOBS: Well, my objection to 4 consideration. producing anything that may exist is exactly 5 5 THE ARBITRATOR: Well -what you've identified, is that it's work 6 MR. JACOBS: So that's the lay of the product, but even before that, there has to 7 land today. be an articulated need for it that no other 8 As discovery unfolds in the PW matter discovery from a different source can fill. and now that it is switched over to the 9 I mean, it has to -- the cost and 10 10 adversary proceeding and we gear up for burden of us having to make -- prepare that 11 11 potential trial on the fraud, as Judge in a way that it could be produced without 12 12 Bernstein has invited the parties to waiving work product in a producible form --13 13 consider, if we can find and identify what purpose will it serve, I guess is the 14 additional materials that are responsive to 14 question? I mean, I just -- what is the 15 15 this issue, we will make it available need? What's the proportionality 16 regardless of whether it hurts or helps us 16 consideration that would demand its 17 17 and, as necessary, our experts -- we'll disclosure in the context of this or any 18 provide it to our experts as well for them to 18 given request? 19 19 appropriately supplement any relevant report I can't in my head conceptualize --20 2.0 that's impacted. after considering the effort that our team 21 THE ARBITRATOR: Having dealt with DTC 21 and that I personally have been involved in 22 22 records in the past and because of their over the course of years and spending 23 2.3 continuous net settlement rules, my take on millions of dollars to make all of this 24 24 this is that the DTC records, in terms of information transparent and available in 25 25 what Ms. Chaitman's trying to prove and every single case, on all of the case-wide

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41 (Pages 158 to 161)

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Page 158
                                                                                                                 Page 160
                                                                   1
                                                                             discredited claims, he disallowed claims on
            issues, whether it be fraud or insolvency,
                                                                  2
2
                                                                             the basis that there was no net equity
            which, arguably, isn't even -- the latter
 3
                                                                   3
           isn't even an element in these claims, but
                                                                             because he didn't recognize any trades going
4
                                                                             back to the 1980s. So --
            fraud certainly is.
                                                                   5
 5
                                                                                 THE ARBITRATOR: Also, you would argue
                This is my answer to all of these
                                                                   6
6
           requests, is, how can any incremental step
                                                                             then that the Ponzi presumption --
7
            further in light of everything that we've
                                                                                 MS. CHAITMAN: Of course. You have
8
           already done -- how can that possibly be
9
                                                                   9
            proportionate to the needs of this case or
                                                                                 THE ARBITRATOR: -- applies.
10
                                                                  10
                                                                                 MS. CHAITMAN: -- yes. So --
           even all of Ms. Chaitman's cases taken as a
                                                                  11
11
                                                                                 THE ARBITRATOR: Let me modify my
            whole or even all the good-faith adversary
                                                                  12
12
            proceedings taken as a whole? I mean,
                                                                             question to Mr. Jacobs.
                                                                  13
13
            there's nothing more for us that we can
                                                                                 And if we take out House 5, House 17,
14
                                                                  14
           disclose.
                                                                             apart from the DTC and FINRA and other
15
                                                                  15
                THE ARBITRATOR: Is it correct that
                                                                             third-party records that I gather are in the
16
                                                                  16
                                                                             e-data room, have you or, to your knowledge,
           except for third-party records that may have
                                                                  17
17
                                                                             has your team found pre 1982 trading records?
           been subpoenaed, you and your team have not
18
                                                                  18
            encountered any pre 1990 records of actual
                                                                                 MS. CHAITMAN: 1992.
                                                                  19
19
                                                                                 THE ARBITRATOR: 1992.
            trading that relate to the investment
                                                                  20
20
           advisory customers?
                                                                                 MR. JACOBS: Not that I can confirm or
                                                                  21
21
                MR. JACOBS: We have never -- I have
                                                                             know of. We are looking. And I'm not
                                                                  22
2.2
           never personally and I don't know of any
                                                                             directly involved with that effort, so it's
                                                                  23
23
                                                                             certainly information I can find out. And
           record ever seen by anyone on our team that
2.4
                                                                  24
           shows actual stock trading for a House 17 or
                                                                             we're trying very hard to get it.
                                                                  25
25
           an IA, investment advisory, customer, no.
                                                                                 THE ARBITRATOR: And understanding
                                               Page 159
                                                                                                                 Page 161
                                                                   1
1
                MS. CHAITMAN: But, Judge, that
                                                                             that it's perhaps looking for a needle in a
2
                                                                   2
            ignores the issue. Because Madoff testified
                                                                             haystack, it seems to me there's a need to
3
                                                                   3
            that there was no House 17 before 1992. This
                                                                             come up with an end date by which you'll
4
                                                                   4
            is a fiction of Mr. Picard and his expert.
                                                                             respond saying either you found something or
 5
                                                                   5
                                                                             you haven't and, adding into that, the
           It was all one unit.
6
                                                                   6
                                                                             understanding that even given the size of the
                It was one company and he said all the
7
                                                                   7
           trading in the investment advisory customer
                                                                             Madoff fraud as a whole, it would not be
8
                                                                   8
                                                                             sensible to restore every microfiche and look
           accounts was trading with Madoff. In other
9
                                                                   9
            words, he had -- he was doing trades equal to
                                                                             through it, but there has to be a good-faith
10
                                                                  10
            10 percent of the daily volume on the New
                                                                             effort to look.
                                                                  11
11
            York Stock Exchange. So he had a huge
                                                                                  MR. JACOBS: Right. And we are
12
                                                                  12
           inventory of trades -- of securities.
                                                                             conducting that investigation right now.
                                                                  13
13
                He would transact trades with the IA
                                                                             We're absolutely conducting that
14
                                                                  14
            customers. So it's not -- it's not that
                                                                             investigation in direct response to
                                                                  15
15
           you're looking for House 17 trades. We
                                                                             Ms. Chaitman's request.
16
                                                                  16
                                                                                  THE ARBITRATOR: But there has to be
            want -- we want the records in the 1980s.
17
                                                                  17
           before 1992, of all of the Madoff trades.
                                                                             some end date.
18
                                                                  18
            And the trustee inherited those records, to
                                                                                  MR. JACOBS: My only -- my only
19
                                                                  19
            the extent they exist. And there's no other
                                                                             hesitation in providing one is that -- I'm
                                                                  2.0
20
           place we can get them.
                                                                             pretty confident that if there is anything
21
                                                                  21
                And they disprove -- just to
                                                                             that we can find that contains these type of
22
                                                                  22
           understand the significance of this, if, in
                                                                             records from an earlier period, it's going to
23
                                                                  23
            fact, both DiPascali and Madoff are telling
                                                                             be on media that we're going to have a
2.4
                                                                  2.4
            the truth, then the trustee has to
                                                                             challenge restoring.
25
                                                                  25
           recalculate every single claim. Because he
                                                                                  So it might be microfiche, microfilm,
```

42 (Pages 162 to 165)

	Page 162		Page 164
1	some type of backup tape that is for a	1	and the team that's
2	computer program or software or hardware that	2	THE ARBITRATOR: So suppose I say that
3	doesn't exist any longer.	3	you give me a response to that second
4	So we have to when we were dealing	4	question within a week?
5	with items like that, we have to send it out	5	MR. JACOBS: I can endeavor to do
6	to a vendor to see if they can restore it or	6	that, your Honor. And at least within a
7	give us a quick peek to kind of try to give	7	week's time, I can give you an update as to
8	us a sense if it would be fruitful for a	8	why I can't to where the status is and why
9	fuller restoration. All of this costs a lot	9	I can't be more specific.
10	of money, so we weigh the balance of all	10	THE ARBITRATOR: But understand that
11	of those factors have to be considered and I	11	I'm going to set some date, recognizing it
12	think are fairly considered under	12	may have to be adjusted, but so that
13	proportionality analysis.	13	there's some date, and also recognizing that
14	But the bottom line, for the purposes	14	potentially there may be a third deposition
15	of your question, is it takes time.	15	of Mr. Madoff that Ms. Chaitman takes if
16	THE ARBITRATOR: Okay. But let me	16	there is such information.
17	rephrase it and perhaps in terms of this	17	MR. JACOBS: Okay. I understand.
18	question: How long will it take you to make	18	THE ARBITRATOR: I think that's the
19	a good-faith effort to determine whether	19	best I can do for you, Ms. Chaitman.
20	there are such pre 1992 trading records not	20	MS. CHAITMAN: I appreciate that. And
21	previously produced?	21	I also think that we're entitled to a
22	Putting aside how long it will take to	22	description of all of the documents that the
23	produce them, but to determine whether there	23	trustee chose not to put in the e-data room.
24	are such records.	24	Because I'm concerned that he put into the
25	MR. JACOBS: My answer is the same,	25	e-data room the documents that support his
	,		11
	Page 163		Page 165
1		1	view of this case and did not put into the
2	your Honor, because I can't I mean, if I send out a microfilm tomorrow, I don't know	2	e-data room documents that he did review
3			
		3	
4	how long that's going to take or what	3	which are inconsistent with the positions
_	information I might even it's really	4	which are inconsistent with the positions he's taken.
5	information I might even it's really we're dealing with unchartered territory here	4 5	which are inconsistent with the positions he's taken. So I think that we're entitled to a
_	information I might even it's really we're dealing with unchartered territory here in terms of both discovery and e-discovery.	4 5 6	which are inconsistent with the positions he's taken. So I think that we're entitled to a list. There's a warehouse on Long Island in
5 6 7	information I might even it's really we're dealing with unchartered territory here in terms of both discovery and e-discovery. It's not as simple as me doing a search in a	4 5 6 7	which are inconsistent with the positions he's taken. So I think that we're entitled to a list. There's a warehouse on Long Island in such-and-such a town and it contains X and we
5 6 7 8	information I might even it's really we're dealing with unchartered territory here in terms of both discovery and e-discovery. It's not as simple as me doing a search in a database and being able to say, oh, I found	4 5 6	which are inconsistent with the positions he's taken. So I think that we're entitled to a list. There's a warehouse on Long Island in such-and-such a town and it contains X and we didn't put — they must have all this.
5 6 7 8	information I might even it's really we're dealing with unchartered territory here in terms of both discovery and e-discovery. It's not as simple as me doing a search in a database and being able to say, oh, I found three things I can produce tomorrow, but	4 5 6 7 8	which are inconsistent with the positions he's taken. So I think that we're entitled to a list. There's a warehouse on Long Island in such-and-such a town and it contains X and we didn't put they must have all this. THE ARBITRATOR: Except I gather they
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5 6 7 8 9 10	information I might even it's really we're dealing with unchartered territory here in terms of both discovery and e-discovery. It's not as simple as me doing a search in a database and being able to say, oh, I found three things I can produce tomorrow, but THE ARBITRATOR: There has to be, at least for that second inquiry, some deadline,	4 5 6 7 8 9	which are inconsistent with the positions he's taken. So I think that we're entitled to a list. There's a warehouse on Long Island in such-and-such a town and it contains X and we didn't put they must have all this. THE ARBITRATOR: Except I gather they have it annotated in such a way that it's work product
5 6 7 8 9 10 11	information I might even it's really we're dealing with unchartered territory here in terms of both discovery and e-discovery. It's not as simple as me doing a search in a database and being able to say, oh, I found three things I can produce tomorrow, but THE ARBITRATOR: There has to be, at least for that second inquiry, some deadline, even if it's adjusted, even if even if it	4 5 6 7 8 9 10 11	which are inconsistent with the positions he's taken. So I think that we're entitled to a list. There's a warehouse on Long Island in such-and-such a town and it contains X and we didn't put they must have all this. THE ARBITRATOR: Except I gather they have it annotated in such a way that it's work product MS. CHAITMAN: Let them show it to
5 6 7 8 9 10 11 12	information I might even it's really we're dealing with unchartered territory here in terms of both discovery and e-discovery. It's not as simple as me doing a search in a database and being able to say, oh, I found three things I can produce tomorrow, but THE ARBITRATOR: There has to be, at least for that second inquiry, some deadline, even if it's adjusted, even if even if it then requires a substantial effort down the	4 5 6 7 8 9 10	which are inconsistent with the positions he's taken. So I think that we're entitled to a list. There's a warehouse on Long Island in such-and-such a town and it contains X and we didn't put they must have all this. THE ARBITRATOR: Except I gather they have it annotated in such a way that it's work product MS. CHAITMAN: Let them show it to you.
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5 6 7 8 9 10 11 12 13 14	information I might even it's really we're dealing with unchartered territory here in terms of both discovery and e-discovery. It's not as simple as me doing a search in a database and being able to say, oh, I found three things I can produce tomorrow, but THE ARBITRATOR: There has to be, at least for that second inquiry, some deadline, even if it's adjusted, even if even if it then requires a substantial effort down the road having determined, by looking at one microfiche, that there are potentially	4 5 6 7 8 9 10 11 12 13	which are inconsistent with the positions he's taken. So I think that we're entitled to a list. There's a warehouse on Long Island in such-and-such a town and it contains X and we didn't put they must have all this. THE ARBITRATOR: Except I gather they have it annotated in such a way that it's work product MS. CHAITMAN: Let them show it to you. THE ARBITRATOR: And your assumption is one that I'm not willing to buy into. The
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5 6 7 8 9 10 11 12 13 14 15 16 17 18	information I might even it's really we're dealing with unchartered territory here in terms of both discovery and e-discovery. It's not as simple as me doing a search in a database and being able to say, oh, I found three things I can produce tomorrow, but THE ARBITRATOR: There has to be, at least for that second inquiry, some deadline, even if it's adjusted, even if even if it then requires a substantial effort down the road having determined, by looking at one microfiche, that there are potentially records and then dealing with the fact that there are a hundred thousand microfiches to deal with. There's got to be some end date so	4 5 6 7 8 9 10 11 12 13 14 15 16 17	which are inconsistent with the positions he's taken. So I think that we're entitled to a list. There's a warehouse on Long Island in such-and-such a town and it contains X and we didn't put they must have all this. THE ARBITRATOR: Except I gather they have it annotated in such a way that it's work product MS. CHAITMAN: Let them show it to you. THE ARBITRATOR: And your assumption is one that I'm not willing to buy into. The trustee and both sides and every litigant has an ethical obligation. And I assume that even if you don't like the way in which the trustee is going about is functioning,
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	information I might even it's really we're dealing with unchartered territory here in terms of both discovery and e-discovery. It's not as simple as me doing a search in a database and being able to say, oh, I found three things I can produce tomorrow, but THE ARBITRATOR: There has to be, at least for that second inquiry, some deadline, even if it's adjusted, even if even if it then requires a substantial effort down the road having determined, by looking at one microfiche, that there are potentially records and then dealing with the fact that there are a hundred thousand microfiches to deal with. There's got to be some end date so Ms. Chaitman knows that the effort will not	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	which are inconsistent with the positions he's taken. So I think that we're entitled to a list. There's a warehouse on Long Island in such-and-such a town and it contains X and we didn't put they must have all this. THE ARBITRATOR: Except I gather they have it annotated in such a way that it's work product MS. CHAITMAN: Let them show it to you. THE ARBITRATOR: And your assumption is one that I'm not willing to buy into. The trustee and both sides and every litigant has an ethical obligation. And I assume that even if you don't like the way in which the trustee is going about is functioning, including claw-back actions against people
5 6 7 8 9 10 11 12 13 14 15 16 17 18	information I might even it's really we're dealing with unchartered territory here in terms of both discovery and e-discovery. It's not as simple as me doing a search in a database and being able to say, oh, I found three things I can produce tomorrow, but THE ARBITRATOR: There has to be, at least for that second inquiry, some deadline, even if it's adjusted, even if even if it then requires a substantial effort down the road having determined, by looking at one microfiche, that there are potentially records and then dealing with the fact that there are a hundred thousand microfiches to deal with. There's got to be some end date so Ms. Chaitman knows that the effort will not end 12 years after the last Madoff case.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	which are inconsistent with the positions he's taken. So I think that we're entitled to a list. There's a warehouse on Long Island in such-and-such a town and it contains X and we didn't put they must have all this. THE ARBITRATOR: Except I gather they have it annotated in such a way that it's work product MS. CHAITMAN: Let them show it to you. THE ARBITRATOR: And your assumption is one that I'm not willing to buy into. The trustee and both sides and every litigant has an ethical obligation. And I assume that even if you don't like the way in which the trustee is going about is functioning, including claw-back actions against people who you view as victims, I have no basis to
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5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	information I might even it's really we're dealing with unchartered territory here in terms of both discovery and e-discovery. It's not as simple as me doing a search in a database and being able to say, oh, I found three things I can produce tomorrow, but THE ARBITRATOR: There has to be, at least for that second inquiry, some deadline, even if it's adjusted, even if even if it then requires a substantial effort down the road having determined, by looking at one microfiche, that there are potentially records and then dealing with the fact that there are a hundred thousand microfiches to deal with. There's got to be some end date so Ms. Chaitman knows that the effort will not end 12 years after the last Madoff case. MR. JACOBS: Right. Well, I will have to talk to almost literally an army of people to get that information for you, including	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	which are inconsistent with the positions he's taken. So I think that we're entitled to a list. There's a warehouse on Long Island in such-and-such a town and it contains X and we didn't put — they must have all this. THE ARBITRATOR: Except I gather they have it annotated in such a way that it's work product — MS. CHAITMAN: Let them show it to you. THE ARBITRATOR: And your assumption is one that I'm not willing to buy into. The trustee and both sides and every litigant has an ethical obligation. And I assume that even if you don't like the way in which the trustee is going about — is functioning, including claw-back actions against people who you view as victims, I have no basis to assume that they're proceeding dishonestly. In terms of me looking at the inventory, it probably is almost as useless
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	information I might even it's really we're dealing with unchartered territory here in terms of both discovery and e-discovery. It's not as simple as me doing a search in a database and being able to say, oh, I found three things I can produce tomorrow, but THE ARBITRATOR: There has to be, at least for that second inquiry, some deadline, even if it's adjusted, even if even if it then requires a substantial effort down the road having determined, by looking at one microfiche, that there are potentially records and then dealing with the fact that there are a hundred thousand microfiches to deal with. There's got to be some end date so Ms. Chaitman knows that the effort will not end 12 years after the last Madoff case. MR. JACOBS: Right. Well, I will have to talk to almost literally an army of people	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	which are inconsistent with the positions he's taken. So I think that we're entitled to a list. There's a warehouse on Long Island in such-and-such a town and it contains X and we didn't put — they must have all this. THE ARBITRATOR: Except I gather they have it annotated in such a way that it's work product — MS. CHAITMAN: Let them show it to you. THE ARBITRATOR: And your assumption is one that I'm not willing to buy into. The trustee and both sides and every litigant has an ethical obligation. And I assume that even if you don't like the way in which the trustee is going about — is functioning, including claw-back actions against people who you view as victims, I have no basis to assume that they're proceeding dishonestly. In terms of me looking at the

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1
           saying that disparagingly. Because it's
                                                                                 MR. JACOBS: In the Wilenitz case
2
                                                                   2
           going to be extraordinarily lengthy and
                                                                             that's before us today, the defendants have
3
                                                                   3
           probably not terribly informative. Because
                                                                             conceded that the cash activity for the
4
           if it were informative. Mr. Jacobs and his
                                                                             accounts that they opened in 2003 are
                                                                   5
5
                                                                             correct. So from both a relevance and a
           colleagues could have said, oh, we found, you
6
                                                                             proportionality perspective, this request and
           know, this treasure trove of documents and
           now the issue is how long it's going to take
                                                                             the one that follows, which is -- which is
                                                                             similar, are completely outside the universe
           to restore it.
9
                                                                   9
                MR. JACOBS: And, your Honor --
                                                                             of what could even remotely be, under
10
                                                                  10
                THE ARBITRATOR: I take it that you
                                                                             conjecture or speculation, possibly
11
                                                                  11
                                                                             considered relevant proportionate to the
           can represent to me that there's nothing on
12
                                                                  12
           the face of the inventory that reflects
                                                                             needs of this case.
13
           pre 1992 trading records that are not yet in
                                                                  13
                                                                                 Judge Bernstein has characterized the
14
                                                                  14
           the e-data room.
                                                                             adversary proceedings as strict liability
15
                                                                  15
                MR. JACOBS: Absolutely not.
                                                                             actions; you got the money or you didn't.
16
                                                                  16
                                                                             You got the money, you have to pay it back
                THE ARBITRATOR: You're agreeing with
                                                                  17
17
                                                                             because it belongs to somebody else, if the
           me.
                                                                  18
18
                                                                             trustee can prove that with the books and
                MR. JACOBS: Yes, there's nothing
19
                                                                  19
                                                                             records related to the specific account.
           there -- no, there's nothing of that nature.
                                                                  20
20
                And, your Honor, the request that
                                                                                 The books and records of other
                                                                  21
21
           Ms. Chaitman is making is absolutely -- for
                                                                             customers, beyond the accounts that we sued
22
                                                                  22
           you to order that would be absolutely
                                                                             upon in any given case, are not relevant on
23
                                                                  23
           unprecedented. And without a particularized
                                                                             that issue to these claims.
                                                                  24
24
           articulation of the need or what is missing
                                                                                 THE ARBITRATOR: Well, Wilenitz, which
25
                                                                  25
                                                                             we are pronouncing several different ways, is
           from the over 4 million, 4 million,
                                               Page 167
                                                                                                                 Page 169
                                                                   1
                                                                              a unique case because I guess it's --
           records --
2
                                                                   2
                                                                              Mrs. Wilenitz has that statement saying, I've
                THE ARBITRATOR: The short answer is
3
                                                                   3
                                                                              compared it to my records and they agree.
           I'm not going to require that. And I think
4
            we've exhausted Request No. -- the discussion
                                                                                  MR. JACOBS: Right.
 5
                                                                                  THE ARBITRATOR: So I agree with you
            of Request No. 1.
 6
                Is Request No. 2 next?
                                                                              as to Wilenitz, it's irrelevant, as Judge
7
                                                                   7
                MS. CHAITMAN: Yes. Thank you.
                                                                              Bernstein said. But there are lots of
8
                                                                   8
                We've asked for -- obviously one of
                                                                              clients that Ms. Chaitman has. And even
9
                                                                   9
           the major issues in the case is the
                                                                              though formally the motion only deals with
10
                                                                  10
           reliability of the records. And we've asked
                                                                              Wilenitz, conceptually if the books and
                                                                  11
11
            for the trustee to disclose every single
                                                                              records regarding deposits and withdrawals
12
                                                                  12
                                                                              are woefully inaccurate, that it seems to me
            factual error he's found in the books and
                                                                  13
13
            records. Because, again, that goes to the
                                                                              is relevant.
14
           reliability of the records.
                                                                  14
                                                                                  MR. JACOBS: And this --
15
                                                                  15
                We've been able to nail down some of
                                                                                  THE ARBITRATOR: In part --
16
                                                                  16
                                                                                  MR. JACOBS: In this particular case?
            this information in the profit withdrawal
17
                                                                  17
                                                                                  THE ARBITRATOR: Not in Wilenitz. In
            litigation where, in fact, the trustee's own
18
                                                                  18
            experts have conceded that there are all
                                                                              some other case.
19
                                                                  19
            kinds of inconsistencies in the records, but
                                                                                  MR. JACOBS: Right.
                                                                  2.0
20
           outside the profit withdrawal litigation,
                                                                                  THE ARBITRATOR: In Case No. 3.
21
                                                                  21
            which we think we're entitled to the same
                                                                                  But the profit withdrawal report and
22
                                                                  22
           disclosures.
                                                                              hearing will, in part, deal with that; is
23
                                                                  23
                                                                              that correct?
                MR. JACOBS: May I respond, your
2.4
                                                                  2.4
                                                                                  MS. CHAITMAN: Only with respect to
           Honor?
25
                                                                  25
                THE ARBITRATOR: Please.
                                                                              the profit withdrawal issue, not with respect
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Page 170
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1
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            to other issues.
                                                                             identify those instances you found in the
2
                                                                  2
                 MR. JACOBS: Right.
 3
                 MS. CHAITMAN: So the thing is that
                                                                                  I'm not saying that that's not a
 4
            the issue of -- I'm sure you've had
                                                                             considerable task and potentially an unduly
 5
            experience with this on business records
                                                                             burdensome task, but it's narrower than the
 6
            exception, can you admit records of a
                                                                             way you're reading it, to my mind.
 7
            fraudster? Only if they have indicia of
                                                                                  MS. CHAITMAN: And --
                                                                  8
 8
            reliability.
                                                                                  THE ARBITRATOR: Let me --
 9
                                                                  9
                                                                                  MR. JACOBS: What's the
                 So this is what this interrogatory is
                                                                 10
10
            going to. If there is evidence that the
                                                                             articulation --
11
                                                                 11
                                                                                  THE ARBITRATOR: Let me put it in a
            records -- the whole set of records do not
12
                                                                 12
            carry those indicia of reliability, then
                                                                             criminal context. And if I'm using case law
13
            that's a reason that they shouldn't be
                                                                 13
                                                                             that you're not familiar with, tell me and I
14
                                                                 14
                                                                             won't go down that road.
            admitted.
                                                                 15
15
                                                                                  But if this were the Madoff criminal
                 MR. JACOBS: Your Honor, you've just
16
                                                                 16
            seen in three cases just today Ms. Chaitman
                                                                             case and you were the prosecutor saving,
                                                                 17
17
            has conceded the reliability as to the cash
                                                                             everything Madoff did was a fraud and I can
                                                                 18
18
            activity of the account. She's made no
                                                                             prove it by introducing these records of his
19
                                                                 19
            showing that the books and records of the
                                                                             business under the business records
20
                                                                 20
            debtor are not 100 percent reliable with
                                                                             exception, and the witness we're getting on
21
                                                                 21
            respect to cash activity in this case or any
                                                                             the stand, your expert or somebody else to
                                                                 22
2.2
                                                                             say these records are pristine, they
            other case.
2.3
                                                                 2.3
                                                                             accurately reflect everything, under Brady,
                 On that basis, an order compelling the
                                                                 24
24
            trustee to conduct an investigation that is
                                                                             you'd have an obligation as a prosecutor to
                                                                 25
25
                                                                             disclose, well, no, there were these ten
            essentially a wild goose chase looking for a
                                               Page 171
                                                                                                                Page 173
1
                                                                  1
           needle in a haystack across every single
                                                                            instances where the records were inaccurate.
2
                                                                  2
           customer account that existed at any point in
                                                                                 MR. JACOBS: Right.
3
                                                                  3
                                                                                 THE ARBITRATOR: So Ms. Chaitman, in
           time --
4
                THE ARBITRATOR: Well, but --
                                                                            effect, is looking for Brady material.
5
                                                                  5
                                                                                 MR. JACOBS: Right, but that's not the
                MR. JACOBS: -- has no rational
6
                                                                  6
           bearing to the relevance of the claims and
                                                                            standard that governs discovery in this civil
7
                                                                  7
           defenses in this case. The request is asking
                                                                            action. The standard is Rule 26, which
8
                                                                  8
           for us to investigate every single customer
                                                                            cabins relevance by -- with proportionality.
9
                                                                  9
                                                                            The discovery sought must be relevant and --
           statement for all periods of time in every
10
                                                                 10
                                                                            it's not "or" -- and proportionate. And
           single case.
11
                                                                 11
                                                                            proportionate is adjudged by the needs of the
                THE ARBITRATOR: I read it slightly
12
                                                                 12
           differently. It's not in the present or
                                                                            case.
                                                                 13
13
           future tense; it's in the past tense.
                                                                                 In this case, we have represented --
14
                It's "every error you found." And
                                                                 14
                                                                            in this case with these defendants and these
15
                                                                 15
           there's one person who said the records were
                                                                            accounts, we have not found any inaccuracy in
16
           inaccurate as to reflecting two $25,000
                                                                 16
                                                                            the records. In our -- in Greenblatt and
17
                                                                 17
                                                                            Lisa Collura's global reports, which we will
           withdrawals where the customer said it was
                                                                 18
18
           only one, and maybe that's right, maybe
                                                                            issue in this case and which we issue in
19
                                                                 19
           that's wrong, and maybe you have or have not
                                                                            every case, they do a global reconciliation
                                                                 20
20
                                                                            of the customers' statements and find with a
           investigated that to date.
21
                                                                 21
                MR. JACOBS: Right.
                                                                            near 100 percent certainly that, with respect
2.2
                                                                 2.2
                THE ARBITRATOR: And I recognize that
                                                                            to wherever independent verification is
23
                                                                 23
           we're dealing with tens of thousands of
                                                                            available, those records are reliable and
                                                                 24
24
           records. But it's not requiring that you go
                                                                            accurate with nearly 100 percent of the time,
25
                                                                 25
           out and do that now; it's asking that you
                                                                            which is I guess sort of the flip of what
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45 (Pages 174 to 177)

Page 174 Page 176 1 you're asking us to do -- or the request is one or more experts who, for Mr. DiGiulian, 2 2 asking us to do. to pick somebody who doesn't concede that the 3 3 My question would be, how can I records correspond to his records -- for the 4 possibly, with a team of a hundred attorneys DiGiulian client of Ms. Chaitman, there's 5 5 and numerous -- dozens of consultants, over going to be one or more experts who are going 6 an eight-year period go back and reconstruct to say, we looked at the books and records every instance of every time we found a typo that relate to this defendant. on a page that may, quote, qualify as an MR. JACOBS: Right. 9 9 error, which is undefined and vague here? THE ARBITRATOR: They show the 10 10 That would take us weeks, months, years to do following. 11 11 MR. JACOBS: Right. for what utility or benefit? 12 12 THE ARBITRATOR: I agree with you that THE ARBITRATOR: And we have not found 13 13 somebody told me, probably off the record, any inconsistent records. 14 that there were 64,000 customers. 14 MR. JACOBS: That's correct. And I 15 15 MS. CHAITMAN: I just told you that. think the way I would put that is that we 16 THE ARBITRATOR: That there's no need 16 will put forth proof on our affirmative 17 17 to either prospectively or retrospectively obligation and -- which is our burden 18 18 identify every error in the records that supporting all of our claims. And I can tell 19 19 you that -- I can represent for the record relate to 64,000 customers. 20 20 But at trial, to the extent there is a right now that with respect to all of 21 21 Ms. Chaitman's clients, we have found no trial, Ms. Chaitman, the trustee is only 22 22 going to offer the business records that errors or we wouldn't have sued them. Or we 23 23 wouldn't have -- we would have disclosed that relate to these 92 customers of yours. Judge 24 24 Bernstein firmly took the view that even if Bernard Exhibit B would reflect a correction 25 25 of that error. there are gross inaccuracies as to other Page 175 Page 177 1 There are no errors in any of customers, that that's irrelevant. 2 2 Ms. Chaitman's cases that we are aware of. I understand you say that that would 3 3 Now, discovery might yield a different call into question the accuracy of the 4 outcome, which is why we affirmatively asked records as a whole. This is not the 5 5 for all the discovery we've been discussing traditional case where somebody's going to 6 6 get up and say, I'm the treasurer of Bernard earlier in the day. 7 Madoff Securities and the records are If there are transactions or deposits 8 or withdrawals or other factual issues that accurate. Although I suppose maybe there's 9 9 somebody who was prosecuted criminally, but are disputed and Ms. Chaitman has proof of 10 10 that, on behalf of her clients, she has an could so testify, saying that the records of 11 11 obligation to produce it. And we will the fraud are accurate. 12 12 consider it and either amend the claim But why should I require that Request 13 13 No. 2 be answered except as to your 92 appropriately or we will litigate it in 14 14 court, and the judge will decide whose proof clients? And then the same way you're having 15 15 trouble getting information out from your carries the day. 16 16 But we shouldn't have to -- but expert or accountant or whoever it is who's 17 17 Ms. Chaitman must, under Rule 26 and under doing the summary information about taxes, I 18 18 think it was taxes, here there's going to be the relevant law, articulate a basis to 19 19 an expert report which will, to the extent challenge our proof that's specific and 20 20 not -- and not a fishing expedition across there are errors or inconsistencies, disclose 21 21 unrelated, irrelevant other customers whose items; is that accurate? 22 22 MR. JACOBS: I'm sorry. I'm not sure deposits and withdrawals aren't at issue in 23 23 I understand the proposition. There will be this case. 24 2.4 THE ARBITRATOR: What I'm going to do an expert report --25 25 is limit Request No. 2 to Ms. Chaitman's 92 THE ARBITRATOR: There's going to be

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46 (Pages 178 to 181)

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Page 178
                                                                                                               Page 180
                                                                  1
           clients. I gather that, thus limited, your
                                                                            check was cashed or not unless Ms. Chaitman
                                                                  2
2
           response is likely to be, we haven't found
                                                                            produces the discovery which we asked for,
                                                                  3
 3
           such errors.
                                                                            which are those bank statements and
4
                                                                  4
                MR. JACOBS: Right.
                                                                            confirmation --
                                                                  5
 5
                THE ARBITRATOR: It also follows that
                                                                                THE ARBITRATOR: Really the request is
                                                                  6
6
           at the expert discovery stage in each of her
                                                                            list every single factual error of which you
           cases, you may find some errors. You may
                                                                            are aware. Your point is you were unaware of
8
           not, but it's conceivable that you may find
                                                                            that --
9
                                                                  9
           some. And granted that will occur at the
                                                                                MR. JACOBS: Right.
10
                                                                 10
                                                                                THE ARBITRATOR: -- despite a
           expert discovery stage rather than the fact
                                                                 11
11
           discovery stage, but I will reserve decision
                                                                            good-faith effort.
                                                                 12
12
           as to whether that permits her to then seek
                                                                                MR. JACOBS: It's also --
                                                                 13
13
           further discovery.
                                                                                THE ARBITRATOR: And I think -- you've
14
                                                                 14
                MR. JACOBS: Okay.
                                                                            been harping on proportionality. I think
                                                                 15
15
                                                                            I've dealt with that by limiting the universe
                MS. CHAITMAN: I would like just to
16
                                                                 16
                                                                            to the 92 accounts.
                                                                 17
17
                                                                                MR. JACOBS: Okay.
                MR. HUNT: Can I make one -- sorry to
18
                                                                 18
                                                                                THE ARBITRATOR: And if at the expert
           interrupt.
                                                                 19
19
                Are you done, moving on to the next
                                                                            discovery stage, it turns out that there are
20
                                                                 20
           one?
                                                                            a number of errors, then, as I said, I'll
21
                                                                 21
                MS. CHAITMAN: No, I was going to say
                                                                            deal with that at that stage.
                                                                 2.2
2.2
                                                                                MR. JACOBS: Okay.
           something about this.
                                                                 23
23
                                                                                THE ARBITRATOR: Okay. What's next?
                MR. HUNT: I was going to make -- for
2.4
                                                                 24
           the record, DiGiulian actually has stipulated
                                                                                MR. JACOBS: I think that same ruling
                                                                 25
25
           to the accuracy and --
                                                                            would apply to --
                                               Page 179
                                                                                                               Page 181
1
                                                                 1
                THE ARBITRATOR: I was just using a
                                                                                THE ARBITRATOR: 2, 3 and 5?
2
                                                                  2
                                                                                MR. JACOBS: Let me --
           name.
3
                MR. HUNT: Good.
                                                                                THE ARBITRATOR: Ms. Chaitman had 2, 3
4
                THE ARBITRATOR: The Maas account. I
                                                                            and 5 as a page, basically.
5
                                                                                MR. JACOBS: Right. I'm not sure that
           wasn't trying to be specific.
                MR. HUNT: I didn't think so, but I
                                                                            I even can understand Request 3 as drafted.
           didn't want an inconsistent record.
                                                                            I don't know what this means, to list every
                MS. CHAITMAN: The -- in fact, one of
                                                                            single factual error asserted by any Madoff
9
                                                                            or BLMIS customer in their statements. How
           my clients extraordinarily had records going
10
                                                                 10
           back and had an original check that Madoff
                                                                            does a customer assert an error in their -- I
11
                                                                 11
           had sent her that she hadn't cashed. So her
                                                                            just think -- I don't understand what this
12
                                                                 12
           account was charged with that amount, but she
                                                                            request is seeking.
                                                                 13
13
           hadn't actually withdrawn it. So that was an
                                                                                MS. CHAITMAN: Let me explain.
14
           error. And --
                                                                 14
                                                                                What I meant to request is that if
15
                                                                 15
                MR. JACOBS: That's not an error in
                                                                            Mrs. Jones asserts that on her December 31,
                                                                 16
16
           our books and records. That's back --
                                                                            2001, statement there's an error and she
17
                                                                 17
                MS. CHAITMAN: It showed up as a
                                                                            brings that to your attention and she's
18
                                                                 18
                                                                            correct, I'm asking you to produce the
           withdrawal on her statement.
                                                                 19
19
                THE ARBITRATOR: Depends on the
                                                                            documents that indicate that.
                                                                 20
20
           accounting system you use, I suppose, and
                                                                                THE ARBITRATOR: Well, I -- there's
21
                                                                 21
           that's --
                                                                            two ways in which this could be read. One
                                                                 22
2.2
                MS. CHAITMAN: But that's the kind of
                                                                            is -- well, building on what Ms. Chaitman
23
                                                                 23
           thing. If they don't count that as an error
                                                                            said, the bringing it to the attention of
                                                                 24
24
           when a check is not cashed --
                                                                            somebody could be in realtime such that
25
                                                                 25
                                                                            somebody in 2007 wrote a letter to Madoff and
                MR. JACOBS: How would we know if the
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47 (Pages 182 to 185)

Page 182 Page 184 1 said, I never cashed that check so your THE ARBITRATOR: And what the sequelae 2 2 accounting is wrong. of that would be is something I reserve 3 3 decision on. So I think you're worrying Or it could be in connection with the 4 bankruptcy proceeding. In connection with about something that hasn't happened and may 5 5 the bankruptcy proceeding, obviously you know not happen. 6 if somebody has asserted such a contention, MR. JACOBS: I guess I'm still stuck Ms. Chaitman. So really it's the sort of on this concept of error. I mean, our -- we construct our Exhibit Bs based on what we realtime complaints. 9 And, again, I'm going to limit that to believe to be true and correct based on our 10 10 the 92 accounts at issue. investigation. 11 11 THE ARBITRATOR: So your --MR. JACOBS: Thank you, your Honor, 12 12 but at this juncture, I really do feel MR. JACOBS: It's a combination of 13 13 compelled to assert for the record that we account statements, bank transfer records. 14 14 object to the fact that we appear to be third-party records and other materials. So 15 15 having a mini hearing here as to the we are not going --16 admissibility of the trustee's records. 16 THE ARBITRATOR: And if --17 17 All of these records are proof of MR. JACOBS: -- pursue, for example. 18 18 claims that are going to be litigated, and a on a withdrawal that we don't have a 19 19 court of law is going to determine if they good-faith basis to believe occurred, whether 20 20 have errors or not. This isn't something -the check was cashed or not, whether we're 21 21 an error is -- what does that mean? Does right or not, whether -- it didn't happen. 22 22 that mean do I have to disclose an error if I Because we painstakingly constructed 23 23 each of our complaints with respect to each lose in court? Do I have to disclose -- is 24 24 account and our net equity analysis, with the it an error if a defendant denies it in her 25 25 help of our experts and consultants, in answer? Is it an error if competing, but Page 183 Page 185 1 1 making determinations on which claims to unresolved factual evidence is produced? 2 2 These requests are simply nonsensical. pursue and which ones not to pursue. 3 3 THE ARBITRATOR: Which is my point, And I have to say, notwithstanding your 4 that your answer may well be, now that I've order, respectfully, on number 2, with 5 5 respect to number 2 and 3, it's not my burden narrowed it to the 92 accounts, we are aware 6 6 to prove that these records are correct of no such errors at this time. 7 before I have to prove them. MR. JACOBS: Okay. 8 THE ARBITRATOR: Maybe there are some And it's not my burden to make 9 9 that you're aware of, but it's equally determinations as to whether a court of law 10 10 plausible that you're not aware of any such is going to determine that my proofs are 11 11 legally sufficient or not before those errors. 12 12 determinations have been made. So that was 3. And 5 is the one --13 13 THE ARBITRATOR: Nor am I requiring MR. JACOBS: The number 5 we discussed 14 14 at length with Judge Bernstein, and he agreed that. And it's not a prospective 15 15 undertaking; it's your knowledge -- when I that we find this nonsensical. I don't know 16 say "you," I mean the trustee -- as of today. 16 what "riddled with fraud" means, if this is a 17 17 So if, for example, in the 92 accounts, challenge to the admissibility of our records 18 18 that's not currently before your Honor and you're aware today that there was some 19 19 not properly ruled upon at this juncture. accounting miscalculation, you would have to 20 20 What we have maintained is that -- and produce that information to Ms. Chaitman. 21 21 what our experts will maintain, as we've As I said, as a practical matter, 22 22 you're likely only to get to that stage when discussed at length today, is that the cash 23 23 I guess it's -- Collura opines about a activity reflected in the customer statements 24 2.4 particular account. is accurate and reliable, but the stock 25 25 trading activity included in those documents MR. JACOBS: Right.

48 (Pages 186 to 189)

	Page 186		Page 188
1	and others that were provided to customers	1	would include all of the bank transfer
2	reflect fraudulent trading purported	2	records that we have, which are labeled by
3	trading activity that never occurred.	3	producing bank and the appropriate subfolder
4	So that may be where this "riddled	4	so it's easy to find.
5	with fraud" expression is coming from, but	5	There's also as we told
6		6	
7	put together in the context of this request,	7	Ms. Chaitman, there's a full universe of
8	it's nonsensical, and we shouldn't be	8	every customer's statement. There's a full
9	required under any theory to respond.	9	set of all the customer statements that we
10	THE ARBITRATOR: Well, as to Request	10	have in the data room. And while we've made
11	No. 5, there's two different versions of it.	11	that available in connection with our expert
12	MR. DEXTER: I think it was changed to	12	report while we may disagree it's relevant
13	"permeated."	13	to the issue of whether this defendant
	THE ARBITRATOR: Yes, that's the point	14	received transfers, as we've said, it was
14	I was about to make.		considered by our expert in connection with
15	And I assume that that's a quote from	15	his conclusions. And it's in the data room,
16	the complaint.	16	so you can do with it what you see fit. It's
17	MS. CHAITMAN: It's a quote from the	17	made available to you.
18	trustee's expert, who said that.	18	THE ARBITRATOR: Let's move on.
19	MR. JACOBS: If it's a quote from	19	MS. CHAITMAN: Okay.
20	THE ARBITRATOR: But obviously it's,	20	THE ARBITRATOR: What's next?
21	from the trustee's perspective, lifting the	21	MS. CHAITMAN: We need to go to 4,
22	words out of context.	22	your Honor, 'List every profit withdrawal
23	MR. JACOBS: At a minimum, it's	23	entry on a customer statement where there's
24	lifting the words out of context. It's	24	no documentary evidence that the customer
25	completely divorcing the words of any context	25	requested to receive profit"
	D 107		
	Page 187		Page 189
1	and putting it in a request that, when read,	1	Page 189 THE ARBITRATOR: I'm sorry. Which
1 2		1 2	
	and putting it in a request that, when read,		THE ARBITRATOR: I'm sorry. Which
2	and putting it in a request that, when read, is not coherent.	2	THE ARBITRATOR: I'm sorry. Which number? MS. CHAITMAN: Number 4. We skipped 4. We went from 3 to 5.
2	and putting it in a request that, when read, is not coherent. THE ARBITRATOR: Well, let's not	2	THE ARBITRATOR: I'm sorry. Which number? MS. CHAITMAN: Number 4. We skipped 4. We went from 3 to 5. THE ARBITRATOR: Right.
2 3 4	and putting it in a request that, when read, is not coherent. THE ARBITRATOR: Well, let's not characterize it pejoratively. The reports	2 3 4	THE ARBITRATOR: I'm sorry. Which number? MS. CHAITMAN: Number 4. We skipped 4. We went from 3 to 5.
2 3 4 5	and putting it in a request that, when read, is not coherent. THE ARBITRATOR: Well, let's not characterize it pejoratively. The reports presumably are going to be the reports of	2 3 4 5	THE ARBITRATOR: I'm sorry. Which number? MS. CHAITMAN: Number 4. We skipped 4. We went from 3 to 5. THE ARBITRATOR: Right.
2 3 4 5	and putting it in a request that, when read, is not coherent. THE ARBITRATOR: Well, let's not characterize it pejoratively. The reports presumably are going to be the reports of Collura and I'm not quite sure what	2 3 4 5 6	THE ARBITRATOR: I'm sorry. Which number? MS. CHAITMAN: Number 4. We skipped 4. We went from 3 to 5. THE ARBITRATOR: Right. MR. JACOBS: Your Honor, this is again
2 3 4 5 6 7	and putting it in a request that, when read, is not coherent. THE ARBITRATOR: Well, let's not characterize it pejoratively. The reports presumably are going to be the reports of Collura and I'm not quite sure what Greenblatt talks about, but maybe Greenblatt.	2 3 4 5 6	THE ARBITRATOR: I'm sorry. Which number? MS. CHAITMAN: Number 4. We skipped 4. We went from 3 to 5. THE ARBITRATOR: Right. MR. JACOBS: Your Honor, this is again the problem with doing these requests
2 3 4 5 6 7	and putting it in a request that, when read, is not coherent. THE ARBITRATOR: Well, let's not characterize it pejoratively. The reports presumably are going to be the reports of Collura and I'm not quite sure what Greenblatt talks about, but maybe Greenblatt. And as to certain of her customers, to the extent she stipulates to the accuracy of	2 3 4 5 6 7 8	THE ARBITRATOR: I'm sorry. Which number? MS. CHAITMAN: Number 4. We skipped 4. We went from 3 to 5. THE ARBITRATOR: Right. MR. JACOBS: Your Honor, this is again the problem with doing these requests theoretically across cases with divorced
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2 3 4 5 6 7 8 9	and putting it in a request that, when read, is not coherent. THE ARBITRATOR: Well, let's not characterize it pejoratively. The reports presumably are going to be the reports of Collura and I'm not quite sure what Greenblatt talks about, but maybe Greenblatt. And as to certain of her customers, to the extent she stipulates to the accuracy of	2 3 4 5 6 7 8 9	THE ARBITRATOR: I'm sorry. Which number? MS. CHAITMAN: Number 4. We skipped 4. We went from 3 to 5. THE ARBITRATOR: Right. MR. JACOBS: Your Honor, this is again the problem with doing these requests theoretically across cases with divorced from a factual context. There are no PW transactions in this case. But even if there were, Ms. Chaitman has all of this discovery
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2 3 4 5 6 7 8 9 10 11 12 13	and putting it in a request that, when read, is not coherent. THE ARBITRATOR: Well, let's not characterize it pejoratively. The reports presumably are going to be the reports of Collura and I'm not quite sure what Greenblatt talks about, but maybe Greenblatt. And as to certain of her customers, to the extent she stipulates to the accuracy of the deposits and withdrawals, there's no reason why you should have to answer Request No. 5. But to the extent she does not so stipulate, it seems to me those reports will be the expert reports. And the expert	2 3 4 5 6 7 8 9 10 11 12 13	THE ARBITRATOR: I'm sorry. Which number? MS. CHAITMAN: Number 4. We skipped 4. We went from 3 to 5. THE ARBITRATOR: Right. MR. JACOBS: Your Honor, this is again the problem with doing these requests theoretically across cases with divorced from a factual context. There are no PW transactions in this case. But even if there were, Ms. Chaitman has all of this discovery already in connection with the PW proceeding. I'll stipulate that it can be deemed it's deemed produced in this or in any other case where PW is an issue. That
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49 (Pages 190 to 193)

	Page 190		Page 192
1	addressed in PW litigation," and I didn't	1	withdrawals on the claw-back defendants'
2	have a question mark after it so	2	statements.
3	MS. CHAITMAN: No, but the answer	3	Now, obviously it doesn't reflect
4	is the answer is no because Judge	4	it didn't affect the three that we're
5	Bernstein's order specifically provided that	5	specifically talking about, but these
6	the profit withdrawal litigation was only for	6	interrogatories were intended to be served on
7	people who asserted SIPA claims, but were not	7	everyone.
8	defendants in claw-back actions. So he	8	THE ARBITRATOR: I'm still not getting
9	segregated it. So no one who was a defendant	9	why, as to the claw-back defendants, this is
10	in a claw-back action had the right to	10	relevant or why they're carved out.
11	participate in the profit withdrawal	11	MS. CHAITMAN: Because Judge Bernstein
12	litigation.	12	did that. Honestly I think he shouldn't
13	THE ARBITRATOR: Let me ask a	13	have, but he did. And so the factual
14	different question, which is, suppose	14	MR. JACOBS: That is actually defense
15		15	counsel's request, to carve out, so the PW
16	Customer Jones never requested a profit	16	proceeding is separate from the adversary
17	let me go back a step.	17	proceeding.
18	Are we using "profit withdrawal" as a	18	THE ARBITRATOR: I understand maybe
19	term of art to mean something that's a subset of withdrawals generally?	19	I misunderstand, but my understanding was
20	MS. CHAITMAN: Yes. These were	20	that Judge Bernstein is looking for issues
21		21	that can be dealt with universally and that
22	withdrawals that occurred before 1992 in	22	one of those is the profit withdrawal issue
23	general. There were some afterwards up to	23	and that, therefore, he's having an omnibus
24	1997, but the they were reflected on statements from 1980 or '81 and some up to	24	hearing or litigation, whatever you want to
25	1997. Most ended in 1992. It was a specific	25	call it, with respect to that.
	1997. Wost ended in 1992. It was a specific		can it, with respect to that.
		1	
	Page 191		Dago 192
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2	entry. THE ARBITRATOR: And were these	2	Is that correct? MR. JACOBS: That is correct, but it's
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50 (Pages 194 to 197)

	Page 194		Page 196
1	done that way, but my impression was that	1	transfers.
2	Judge Bernstein ordered that, that if you	2	We also produced the bank transfer
3	were a claw-back defendant and you challenged	3	records, which would be JPMorgan, in most
4	a profit withdrawal, you had to do it in the	4	instances, records of cash activity coming to
5	claw-back discovery. So that's why we're	5	and leaving BLMIS's account to or from the
6	asking this specific information.	6	defendants.
7			We also produced a customer file for
8		8	those accounts that BLMIS maintained, which
9	this. There's two separate types of	9	
10	discovery that, in my mind, related to PW	10	includes all the correspondence. So if
11	that would be relevant in an adversary	11	Defendant X wrote a letter to Bernard Madoff
12	proceeding that has PW in a relevant account.	12	instructing that dividends on certain stocks
13	One is, in the fact discovery stage,	13	held in my account should be result in a
	all of the materials we already produced,		check paid to me, that would be produced.
14	which are the account statements, the bank	14	All of that's produced in fact discovery
15	transfer records and the account opening and	15	right out of the gate.
16	closing documents and all of the	16	THE ARBITRATOR: And the only
17	correspondence, which would contain all of	17	carve-out is the adversary proceedings.
18	the evidence we have with respect to those	18	MR. JACOBS: The carve-out from the PW
19	sued-upon accounts of how those PW	19	claims proceeding?
20	transactions should or would be or were	20	THE ARBITRATOR: Yes.
21	characterized. Right.	21	MR. JACOBS: Yes, the adversary
22	Secondarily, there will be PW will	22	proceedings are carved out from that.
23	likely be addressed by our experts later on	23	THE ARBITRATOR: Ms. Chaitman has 92
24	down the road as part of their analysis that	24	of those just give me a sense of scale,
25	might fill any factual gaps for which there's	25	how many adversary proceedings are still
	Dage 195		Page 197
	Page 195		Page 197
1	no record one way or another.	1	kicking around?
2	no record one way or another. So discovery we are already	2	kicking around? MR. JACOBS: We have around 350 or so
2	no record one way or another. So discovery we are already affirmatively producing any PW-related	2	kicking around? MR. JACOBS: We have around 350 or so still active, I believe.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	no record one way or another. So discovery we are already affirmatively producing any PW-related materials that would be relevant in any given adversary proceeding specific to those defendants in the case. Then I anticipate we'll also be THE ARBITRATOR: If somebody affirmatively requested, by way of a letter, for example, profit withdrawal, that also MR. JACOBS: That's a produced THE ARBITRATOR: to the extent you had it, that would be part of this CAD? MR. JACOBS: Correct. So our initial disclosure production, we do this without even a request. It just goes out the door. We repackage it. It's the core account documents, which are customer statements and other similar types of reports that BLMIS generated over time, reflecting all of the customer account activity for all of the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	kicking around? MR. JACOBS: We have around 350 or so still active, I believe. MS. CHAITMAN: You told me 300 a couple of months ago. MR. JACOBS: It's around 300. I might be off. THE ARBITRATOR: Well, so as to Ms. Chaitman's clients, she's going to get that at the expert discovery stage, and the underlying documents from which you could infer the answer have been produced. What she's not getting by way of that is, for the other 208 or so accounts, that information, but I think the relevance of it as to the other 208 is dubious, at best. So I'm not going to require an answer to Request No. 4 at this time. MR. JACOBS: Thank you, your Honor. MS. CHAITMAN: Okay. Request No. 6 where I have some requests that go to the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	no record one way or another. So discovery we are already affirmatively producing any PW-related materials that would be relevant in any given adversary proceeding specific to those defendants in the case. Then I anticipate we'll also be THE ARBITRATOR: If somebody affirmatively requested, by way of a letter, for example, profit withdrawal, that also MR. JACOBS: That's a produced THE ARBITRATOR: to the extent you had it, that would be part of this CAD? MR. JACOBS: Correct. So our initial disclosure production, we do this without even a request. It just goes out the door. We repackage it. It's the core account documents, which are customer statements and other similar types of reports that BLMIS generated over time, reflecting all of the customer account activity for all of the relevant accounts.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	kicking around? MR. JACOBS: We have around 350 or so still active, I believe. MS. CHAITMAN: You told me 300 a couple of months ago. MR. JACOBS: It's around 300. I might be off. THE ARBITRATOR: Well, so as to Ms. Chaitman's clients, she's going to get that at the expert discovery stage, and the underlying documents from which you could infer the answer have been produced. What she's not getting by way of that is, for the other 208 or so accounts, that information, but I think the relevance of it as to the other 208 is dubious, at best. So I'm not going to require an answer to Request No. 4 at this time. MR. JACOBS: Thank you, your Honor. MS. CHAITMAN: Okay. Request No. 6 where I have some requests that go to the nature of the outstanding claims, so I think
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	no record one way or another. So discovery we are already affirmatively producing any PW-related materials that would be relevant in any given adversary proceeding specific to those defendants in the case. Then I anticipate we'll also be THE ARBITRATOR: If somebody affirmatively requested, by way of a letter, for example, profit withdrawal, that also MR. JACOBS: That's a produced THE ARBITRATOR: to the extent you had it, that would be part of this CAD? MR. JACOBS: Correct. So our initial disclosure production, we do this without even a request. It just goes out the door. We repackage it. It's the core account documents, which are customer statements and other similar types of reports that BLMIS generated over time, reflecting all of the customer account activity for all of the relevant accounts. So that would be the sued-upon	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	kicking around? MR. JACOBS: We have around 350 or so still active, I believe. MS. CHAITMAN: You told me 300 a couple of months ago. MR. JACOBS: It's around 300. I might be off. THE ARBITRATOR: Well, so as to Ms. Chaitman's clients, she's going to get that at the expert discovery stage, and the underlying documents from which you could infer the answer have been produced. What she's not getting by way of that is, for the other 208 or so accounts, that information, but I think the relevance of it as to the other 208 is dubious, at best. So I'm not going to require an answer to Request No. 4 at this time. MR. JACOBS: Thank you, your Honor. MS. CHAITMAN: Okay. Request No. 6 where I have some requests that go to the nature of the outstanding claims, so I think you can rule on them as a body. And I just
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	no record one way or another. So discovery we are already affirmatively producing any PW-related materials that would be relevant in any given adversary proceeding specific to those defendants in the case. Then I anticipate we'll also be THE ARBITRATOR: If somebody affirmatively requested, by way of a letter, for example, profit withdrawal, that also MR. JACOBS: That's a produced THE ARBITRATOR: to the extent you had it, that would be part of this CAD? MR. JACOBS: Correct. So our initial disclosure production, we do this without even a request. It just goes out the door. We repackage it. It's the core account documents, which are customer statements and other similar types of reports that BLMIS generated over time, reflecting all of the customer account activity for all of the relevant accounts. So that would be the sued-upon accounts and any accounts from which the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	kicking around? MR. JACOBS: We have around 350 or so still active, I believe. MS. CHAITMAN: You told me 300 a couple of months ago. MR. JACOBS: It's around 300. I might be off. THE ARBITRATOR: Well, so as to Ms. Chaitman's clients, she's going to get that at the expert discovery stage, and the underlying documents from which you could infer the answer have been produced. What she's not getting by way of that is, for the other 208 or so accounts, that information, but I think the relevance of it as to the other 208 is dubious, at best. So I'm not going to require an answer to Request No. 4 at this time. MR. JACOBS: Thank you, your Honor. MS. CHAITMAN: Okay. Request No. 6 where I have some requests that go to the nature of the outstanding claims, so I think you can rule on them as a body. And I just want to explain to you why we think it's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	no record one way or another. So discovery we are already affirmatively producing any PW-related materials that would be relevant in any given adversary proceeding specific to those defendants in the case. Then I anticipate we'll also be THE ARBITRATOR: If somebody affirmatively requested, by way of a letter, for example, profit withdrawal, that also MR. JACOBS: That's a produced THE ARBITRATOR: to the extent you had it, that would be part of this CAD? MR. JACOBS: Correct. So our initial disclosure production, we do this without even a request. It just goes out the door. We repackage it. It's the core account documents, which are customer statements and other similar types of reports that BLMIS generated over time, reflecting all of the customer account activity for all of the relevant accounts. So that would be the sued-upon	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	kicking around? MR. JACOBS: We have around 350 or so still active, I believe. MS. CHAITMAN: You told me 300 a couple of months ago. MR. JACOBS: It's around 300. I might be off. THE ARBITRATOR: Well, so as to Ms. Chaitman's clients, she's going to get that at the expert discovery stage, and the underlying documents from which you could infer the answer have been produced. What she's not getting by way of that is, for the other 208 or so accounts, that information, but I think the relevance of it as to the other 208 is dubious, at best. So I'm not going to require an answer to Request No. 4 at this time. MR. JACOBS: Thank you, your Honor. MS. CHAITMAN: Okay. Request No. 6 where I have some requests that go to the nature of the outstanding claims, so I think you can rule on them as a body. And I just

51 (Pages 198 to 201)

			31 (Pages 190 to 201)
	Page 198		Page 200
1	THE ARBITRATOR: 6 through 9 deal with	1	to argue that he has enough money to fulfill
2	the net equity issue, as I understand it;	2	all the outstanding claims in the customer
3	right? Where you say the court didn't have a	3	fund.
4	full	4	And that's simply not true at the time
5	MS. CHAITMAN: It didn't have a full	5	this defense was raised. It was not true at
6	picture	6	the time Judge Bernstein rejected explicitly
7	THE ARBITRATOR: Factual record.	7	this legal argument and his omnibus decision
8	MS. CHAITMAN: It didn't have a full	8	on the motion to dismiss. And it's not true
9	factual record when it made the	9	today.
10	determination. And I would like obviously	10	So there's no legal basis that would
11	these cases are going to go back to the	11	allow for an order determining that any of
12	Second Circuit and possibly even to the	12	this discovery is relevant.
13	Supreme Court. And I would like to have a	13	THE ARBITRATOR: Well, as I said, I'm
14	full factual record.	14	not going to allow it except to the extent
15	So, for example, if the only claims	15	that it's aggregate information. And that is
16	that are left are claims of the huge feeder	16	publicly available. So the short answer is
17	funds or something like that, then I think	17	
18	that that's part of the factual record that	18	I'm not going to allow it. When the Second Circuit reverses based on that ruling by
19	that that's part of the factual record that the courts that look at this should be aware	19	Judge Bernstein and me, then I guess we'll be
20	of. And it's readily available to the	20	back at it again.
21	trustee because he has a distribution list.	21	What's next?
22	So all he has to do is give us the	22	MR. HUNT: One of the drabs that comes
23	distribution list.	23	in for
24	And at some point in time, the	24	MR. JACOBS: I believe that was 6
25	subcommittee of the Commercial Financial	25	through 9.
	succommutee of the Commercial I maneral		unough 7.
	Page 199		Page 201
1	Services committee and the house had	1	
2		2	THE ARBITRATOR: Right. Ms. Chaitman?
3	requested this information of SIPA. And it	3	MS. CHAITMAN: So 10
4	had been delivered to Congressman Scott	4	THE ARBITRATOR: 10 is where I have to
5	Garrett as of a certain point in time. I'm	5	
6	simply asking that that be updated.	6	go to the other set because you substituted.
7	THE ARBITRATOR: The only part of this	7	It's not asking about the fee arrangement
8	that I'm inclined to grant, but you may have	8	anymore. It's
9	the information already, is in Request No. 9	9	MS. CHAITMAN: No, it's here. Here it
10	or maybe Request No. 6 or both; but	10	is. THE ADDITE A TOD: The got it have
11	basically, I think you're entitled to	11	THE ARBITRATOR: I've got it here.
12	aggregate claim information, but I assume the	12	List of every allowed claim, is that it?
13	trustee reports that periodically.	13	MS. CHAITMAN: Yes.
14	MR. JACOBS: That's reported in every	14	THE ARBITRATOR: I think how is
15	single interim report that we file. It's	15	that different than 6 through 9?
16	also regularly updated on the trustee's	16	MS. CHAITMAN: It's not. I agree.
17	website at www.madofftrustee.com. So with	17	THE ARBITRATOR: So the ruling is the
18	the click of a mouse, all of that information	18	Same. MD_IACOPS: I'm corry, Which number
19	is in realtime, updated and available to	19	MR. JACOBS: I'm sorry. Which number
20	Ms. Chaitman.	20	were we just looking at?
21	And beyond that, we rigorously object	21	THE ARBITRATOR: Number 10.
22	to having to produce any additional	22	MS. CHAITMAN: So number 11, we're
23	materials. Judge Bernstein has explicitly	23	asking for, "For each year of Madoff's
24	rejected this legal defense. It's really an	24	operation, state all facts on which you base
25	attack on the trustee's standing under SIPA		your position that Madoff did not purchase
	79fff 2(a)(2) The defendants are misming	25	conviting for his investment advisers
23	78fff-2(c)(3). The defendants are planning	25	securities for his investment advisory

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52 (Pages 202 to 205)

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Page 202
                                                                                                                Page 204
                                                                  1
           customers and produce the documents on which
                                                                                 THE ARBITRATOR: Let me interject.
2
                                                                  2
           you base your position."
                                                                             Off the record before you do that.
3
                This goes to one of the most important
                                                                                 (Discussion off the record.)
4
                                                                                 MR. JACOBS: I'm happy to repeat that.
           issues in the case for anyone who was a
5
           long-standing Madoff customer.
                                                                             It was 78fff-2(c)(3).
6
                                                                  6
                THE ARBITRATOR: This is the dispute
                                                                                 THE ARBITRATOR: Start over.
           between the trustee's position and
                                                                                 MR. JACOBS: Please feel free to
                                                                  8
           Mr. Madoff's testimony and Mr. DiPascali's
                                                                             interrupt me any time.
9
                                                                  9
                                                                                 THE ARBITRATOR: Let's -- back on the
           plea.
10
                                                                 10
                MS. CHAITMAN: Right, but the point
                                                                             record.
11
                                                                 11
           is, we have a right to the production of
                                                                                 There were a number of bases on which
12
                                                                 12
           these documents. This goes to a core issue
                                                                             the trustee initially objected to Request
13
                                                                 13
           in the case.
                                                                             No. 11, one of which is work product, the
14
                                                                 14
                THE ARBITRATOR: Let's take the first
                                                                             second of which is that Ms. Chaitman was
15
                                                                 15
           part of it first. I think that it's not
                                                                             asking for expert discovery materials
16
                                                                 16
                                                                             prematurely, although that's now been waived
           unduly burdensome and is relevant to have you
17
                                                                 17
           set forth the trustee's position, which I
                                                                             by production of the Dubinsky report;
18
                                                                 18
           assume can be done in a paragraph.
                                                                             correct?
19
                                                                 19
                MR. JACOBS: Your Honor, this is
                                                                                 MR. JACOBS: That's correct. So our
20
                                                                 20
           exactly the subject of Bruce Dubinsky's
                                                                             initial objection referenced the upcoming
21
                                                                 21
           report. We intend to meet our burden of
                                                                             report, which -- the disclosure of which was
22
                                                                 22
           proof through an expert that we proffered in
                                                                             not yet due. Subsequently, in an effort to
23
           this case. We provided Ms. Chaitman with an
                                                                 23
                                                                             try to avert as many disputes as possible
24
                                                                 2.4
           early production of that report, which is our
                                                                             from coming to your attention or to the
25
                                                                 25
           answer to this request. It's not -- it is
                                                                             court's attention, we made -- we went ahead
                                               Page 203
                                                                                                                Page 205
1
                                                                  1
           absolutely, given the complexity of the fraud
                                                                             and made an early production of that report
2
                                                                  2
           that occurred, not something we can reduce to
                                                                             in this case.
3
                                                                  3
           a paragraph.
                                                                                 THE ARBITRATOR: But as to Request
                                                                  4
               THE ARBITRATOR: So the answer may be,
                                                                             No. 11, as a matter of form, I think
5
                                                                  5
           see Dubinsky report at pages whatever through
                                                                             Ms. Chaitman is entitled to an answer
6
                                                                  6
           whatever.
                                                                             certainly to the first part of this, which is
                                                                  7
                                                                             "state all facts." And if it's done by
               MR. JACOBS: Right. I believe that's
           what we did answer. We said the request was
                                                                             referencing the Dubinsky report, so be it.
                                                                  9
           premature because it was the subject of
                                                                                 And in terms of producing the
10
           expert analysis and it will be disclosed
                                                                 10
                                                                             documents on which you base your position,
11
                                                                 11
           pursuant to the case management order.
                                                                             are there any documents related to
12
                                                                 12
               THE ARBITRATOR: I looked at the
                                                                             Ms. Chaitman's clients upon which Dubinsky
                                                                 13
13
           request, but not the --
                                                                             bases his position that have not been
14
                                                                 14
               MR. JACOBS: I'm not looking at it
                                                                             produced?
15
                                                                 15
           right now either, but I can't imagine we said
                                                                                 MR. JACOBS: No. Absolutely not.
16
           anything different.
                                                                 16
                                                                                 THE ARBITRATOR: In any of her 92
17
                                                                 17
               MS. CHAITMAN: I have the response.
                                                                             cases?
                                                                 18
18
               Do you need the response, Judge?
                                                                                 MR. JACOBS: Correct.
19
                                                                 19
               THE ARBITRATOR: No, I've got it here.
                                                                                 THE ARBITRATOR: So I think that deals
                                                                 20
20
               MR. JACOBS: "The trustee objects to
                                                                             with Request No. 11.
21
                                                                 21
           this request on the grounds that it
                                                                                 MS. CHAITMAN: Well, I don't think it
22
                                                                 2.2
           prematurely seeks to have the trustee
                                                                             does because this is precisely the issue we
23
                                                                 23
           disclose expert material well in advance of
                                                                             were talking about before. The Madoff
                                                                 24
24
           the deadline in the case," but that's the
                                                                             trading records -- to the extent that some of
25
                                                                 25
           objection I'm making.
                                                                             my clients' accounts go back to the 1980s,
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53 (Pages 206 to 209)

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Page 206
                                                                                                                 Page 208
                                                                   1
           the Madoff trading records have not been
                                                                                  THE ARBITRATOR: I'm saying in his
2
                                                                   2
           produced. And if the trading records were in
                                                                             report, is there -- I understand it goes on
3
           stocks that appeared on my clients'
                                                                             for a hundred pages, but is there a
4
                                                                   4
           statements, then my argument would be that
                                                                             two-paragraph version of it?
5
           this is evidence that Madoff was trading with
                                                                                  MR. JACOBS: I believe that there is
6
                                                                   6
           respect to those accounts.
                                                                             at the beginning, yes. And there are
                THE ARBITRATOR: But you're not asking
                                                                             certainly conclusions that are condensed as
           for, in effect, civil Brady material. You're
                                                                             to the big picture, but I don't think it's
9
                                                                   9
           asking for the documents which support the
                                                                             appropriate for me, as an attorney, in
10
                                                                  10
           trustee's position, not those which refute
                                                                             responding to an interrogatory that goes
11
                                                                  11
           the trustee's --
                                                                             to -- directly to our expert's analysis -- I
12
                                                                  12
                                                                             don't think it's appropriate for me to have
                MS. CHAITMAN: Right --
13
                                                                  13
                THE ARBITRATOR: -- position.
                                                                             to find a way to paraphrase and package that
14
                                                                  14
                MS. CHAITMAN: -- I am, but the point
                                                                             analysis in a way -- you know, all of the
15
                                                                  15
                                                                             facts he considered, all of the documents he
           is it's the converse.
16
                                                                  16
                                                                             considered, all of the work that he did to
                THE ARBITRATOR: But the request is
17
                                                                  17
           produce the documents that support your
                                                                             reach that executive summary conclusion is
18
                                                                  18
                                                                             detailed at great length in the report. And
           position.
19
                                                                  19
                                                                             I believe I should be entitled to defer to
                MS. CHAITMAN: Right. But the point
20
                                                                  20
           is, I don't think he has any documents. And
                                                                             that report in lieu of an additional response
21
                                                                  21
           that's why I think I'm entitled to a written
                                                                             to this question, which is what I would like
22
                                                                  22
           answer to that effect. If there are no
                                                                             to do.
23
                                                                  23
           documents, let him say that.
                                                                                  THE ARBITRATOR: I'm not disagreeing
24
                                                                  2.4
                THE ARBITRATOR: Well, so as to the --
                                                                             with that.
25
                                                                  25
           I'm going to limit this second part of this
                                                                                  MR. JACOBS: Okay. I was
                                               Page 207
                                                                                                                 Page 209
1
                                                                   1
                                                                             understanding you were asking for a paragraph
           to the 92 clients of Ms. Chaitman. And you
2
                                                                   2
           can answer it by referencing the documents
                                                                             where I would just disclose specific
3
                                                                   3
           that you believe support your position, the
                                                                             documents --
4
                                                                                 THE ARBITRATOR: I was, but --
           underlying documents. It may be simply a
5
                                                                   5
           reference to the CADs, but --
                                                                                 MR. JACOBS: -- and the like when I've
6
                                                                   6
                MR. JACOBS: Right. Well, I guess my
                                                                             hired an expert who does exactly that. I
7
                                                                   7
           problem with this, your Honor, is that
                                                                             would like that expert to stand or fall on
8
                                                                   8
           Mr. Dubinsky provides about a hundred-page
                                                                             his analysis on his own, independent of my --
9
                                                                   9
                                                                             you know, my characterization of that expert.
           report that goes in-depth, in detail
10
                                                                  10
                                                                                 THE ARBITRATOR: I assume his report
           responding to this exact issue and talks
11
                                                                  11
           about the analysis he conducted with respect
                                                                             reveals the documents on which he relies.
12
                                                                  12
                                                                                 MR. JACOBS: That's absolutely
           to securities trading for the IA business and
                                                                  13
13
           his conclusion there was no evidence of any
                                                                             correct. And consistent with the litigation
14
                                                                  14
                                                                             procedures order that I referenced earlier in
           securities trading on behalf of any IA
15
                                                                  15
           customer at any given point in time.
                                                                             the day, the e-Data Room 1, which we
16
                He also talks at length about the
                                                                  16
                                                                             discussed at length today, was formed for the
17
                                                                  17
                                                                             specific purpose of making available --
           relationship between the different functions
                                                                  18
18
                                                                                 THE ARBITRATOR: Well --
           of BLMIS, like -- enormous detail on the
19
                                                                  19
           actual stock trading activities that did
                                                                                 MR. JACOBS: -- all of that material.
                                                                  20
20
                                                                                 THE ARBITRATOR: -- so you may be able
           occur, all of those things, so --
21
                                                                  21
                                                                             to answer this. I am going to require an
                THE ARBITRATOR: Is there an executive
2.2
                                                                  22
                                                                             answer. You may be able to answer it by
           summary?
23
                                                                  23
                                                                             reference to the report.
                MR. JACOBS: What you're asking me to
                                                                  24
24
           do is provide an executive summary of expert
                                                                                 MR. JACOBS: Okay.
25
                                                                  25
                                                                                 THE ARBITRATOR: And obviously I
           analysis, which I don't think is appropriate.
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54 (Pages 210 to 213)

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Page 210
                                                                                                               Page 212
                                                                 1
1
                                                                           lawyers would have much more fundamental
            haven't read the report. If there's some
                                                                 2
2
                                                                           problems dealing with their ability to
            fine-tuning that's warranted, we'll deal with
 3
                                                                           practice law in the future.
            that down the road.
                                                                 4
 4
                                                                                MS. CHAITMAN: But then why wouldn't I
                 MR. JACOBS: Okay. Thank you, your
 5
                                                                           be entitled to this information?
            Honor.
 6
                 THE ARBITRATOR: Next.
                                                                                THE ARBITRATOR: Because it's classic
 7
                                                                           work product. They --
                 MS. CHAITMAN: Okay.
 8
                                                                                MS. CHAITMAN: But we have a need for
                MR. JACOBS: Number 12 is asking --
 9
                                                                 9
            again it's the same issue as Request No. 1.
                                                                           it and we have no access to it. The trustee
10
                                                                10
            It's asking for -- it can be construed as
                                                                           is in a unique position to be able to
                                                                11
            asking for our work product of employees or
11
                                                                           question the former Madoff employees.
                                                                12
12
                                                                                MR. JACOBS: This request is coming as
            other individual -- interviews of individuals
                                                                13
                                                                           pure speculation as if things she presumes --
13
            in connection with those conclusions.
14
                                                                14
                                                                           things exist that are purely conjecture.
                 Now, I will say Mr. Dubinsky, in his
                                                                15
15
            report, does reference all of the materials,
                                                                           There has to be an articulable need for
16
                                                                16
                                                                           specific information.
            the depositions and examinations, he did in
                                                                17
17
            his investigation in arriving at his
                                                                                THE ARBITRATOR: Well, within these
                                                                18
18
            executive summary conclusions. That's all
                                                                           adversary --
                                                                19
19
                                                                                MR. JACOBS: I can't make up things
            disclosed to the extent it's available.
                                                                20
20
                 Beyond that, I'm objecting to any
                                                                           that didn't happen or that don't exist.
                                                                21
21
                                                                                THE ARBITRATOR: Within these
            additional disclosure on the basis that it's
                                                                22
2.2
                                                                           adversary proceedings, when does deposition
            work product.
                                                                23
2.3
                                                                           discovery occur?
                 MS. CHAITMAN: So let me ask you
                                                                24
24
                                                                                MR. JACOBS: In fact discovery for
            something, Judge. Do you think it's
                                                                25
25
                                                                           fact witnesses --
            appropriate -- let's just assume that, in
                                              Page 211
                                                                                                               Page 213
1
                                                                 1
           fact, the trustee's personnel have spoken
                                                                                THE ARBITRATOR: Right.
2
                                                                 2
           with some of the Madoff traders, who insist
                                                                                MR. JACOBS: -- and then expert
3
                                                                 3
           that they actually did legitimate trades and
                                                                            discovery for expert witness. Expert
                                                                 4
           that they did trades for the investment
                                                                            discovery has come and gone. In a number of
5
                                                                 5
           advisory customers.
                                                                            Ms. Chaitman's cases, she hasn't deposed
                                                                 6
               Is it your position then that they
                                                                            Mr. Dubinsky. She hasn't deposed
           don't have an obligation to disclose that to
                                                                 7
                                                                            Ms. Collura. She hasn't deposed
                                                                 8
           me?
                                                                            Mr. Greenblatt.
               THE ARBITRATOR: You're
                                                                 9
                                                                                Ms. Chaitman, other than Mr. Madoff,
10
                                                                10
           hypothesizing -- let me make sure I
                                                                            hasn't served any Rule 45 subpoenas for
11
                                                                11
           understand this -- that, by way of example,
                                                                            deposition testimony of any BLMIS employees
12
                                                                12
           counsel or some other investigator that
                                                                            or anybody else.
13
                                                                13
           counsel retained spoke to employee X, who
                                                                                It's incumbent upon Ms. Chaitman to
14
           said, Madoff is right, it was trading. And
                                                                14
                                                                            conduct her own investigation, further her
15
                                                                15
           then, without disclosing that, they hired
                                                                            speculative theories of the case. We don't
16
           Mr. Dubinsky and said, go off and do your own
                                                                16
                                                                            have any obligation to do that for her. And
17
                                                                17
                                                                            to the extent we've done it, it's our work
           investigation.
18
                                                                18
               MS. CHAITMAN: Right.
                                                                            product, which is shielded from discovery.
19
                                                                19
               THE ARBITRATOR: And Dubinsky issued
                                                                                THE ARBITRATOR: Well, I'm not
                                                                2.0
20
           his report, and the trustee did not disclose
                                                                            unsympathetic -- and this is probably a
21
           to Mr. Dubinsky that there's evidence to the
                                                                21
                                                                            speech I should have given at the beginning.
22
                                                                22
           contrary.
                                                                            I'm not unsympathetic to the fact that even
23
                                                                23
               MS. CHAITMAN: Right.
                                                                            with 92 clients, Ms. Chaitman's resources are
24
               THE ARBITRATOR: Well, I think that if
                                                                2.4
                                                                            considerably less than the trustee's.
25
                                                                25
           that were the case. Baker Hostetler and its
                                                                                And in appropriate circumstances, that
```

55 (Pages 214 to 217)

	Page 214		Page 216
1	might warrant some shortcuts, but you have	1	e-Data Room 1.
2	been given a list of all of the employees.	2	MS. CHAITMAN: If they're relying on
3	And, again, Request No. 12, like at least one	3	the Dubinsky report, then they're limited to
4	of the other requests, asks for attorney work	4	the Dubinsky report, I assume, and they're
5	product to the extent that it's going beyond	5	not going to be able to introduce evidence
6	what Mr. Dubinsky did. So I'm going to deny	6	beyond that. And if I get such an order,
7	Request No. 12.	7	then I'm satisfied with it.
8	MS. CHAITMAN: Okay. Request No. 13,	8	But I don't want a situation where
9	they actually ultimately produced the	9	they all of a sudden decide that, for
10	document.	10	whatever reason, Dubinsky's report is not
11	THE ARBITRATOR: Right.	11	reliable and now they're going to put in a
12	MS. CHAITMAN: "Explain the basis on	12	whole bunch of evidence that I haven't had
13	which you determined that the defendants have	13	the opportunity to obtain in discovery.
14	no net equity and produce the front and back	14	MR. JACOBS: On insolvency?
15	of each check."	15	MS. CHAITMAN: Yes.
16	Well, they've actually they	16	MR. JACOBS: We have endeavored to
17	produced those now.	17	make available everything we could possibly
18	Number 15, "Explain how you intend to	18	find that might be relevant to that subject
19	establish that Madoff was insolvent in each	19	matter. You have all
20	year from 1960 to 2000 and produce all	20	THE ARBITRATOR: Is there anything
21	documents on which you will rely to establish	21	beyond Dubinsky and the documents he relies
22	insolvency."	22	on that you would proffer at trial?
23	What they've done is simply relied	23	MR. JACOBS: Absolutely not. And
24	upon their expert.	24	certainly if just as Ms. Chaitman stated
25	THE ARBITRATOR: Right.	25	earlier, if we obtain something from a third
	Page 215		Page 217
1	Who's the expert on this?	1	party, we'll provide it and we'll add to the
2	MR. JACOBS: It's Mr. Dubinsky. So	2	data room and we'll supplement a report, if
3	his report is broad in insolvency	3	needed. We'll make it available. But
4	collectively. And so all that discovery and	4	sitting here today, there's nothing to my
5	that analysis has been made available in this	I -	
	that analysis has been made available in this	5	knowledge that has not been made available on
6	case.	6	knowledge that has not been made available on that subject.
7	case. However, Judge Bernstein has raised a	6 7	knowledge that has not been made available on
7	case.	6 7 8	knowledge that has not been made available on that subject. THE ARBITRATOR: I think you can answer it by saying, "See Dubinsky report."
7 8 9	case. However, Judge Bernstein has raised a good question as to whether insolvency is any longer actually an element in our case in	6 7 8 9	knowledge that has not been made available on that subject. THE ARBITRATOR: I think you can answer it by saying, "See Dubinsky report." MR. JACOBS: Okay.
7 8 9 10	case. However, Judge Bernstein has raised a good question as to whether insolvency is any longer actually an element in our case in this case. I believe the answer is, no, it's	6 7 8 9	knowledge that has not been made available on that subject. THE ARBITRATOR: I think you can answer it by saying, "See Dubinsky report." MR. JACOBS: Okay. THE ARBITRATOR: What I know about
7 8 9 10 11	case. However, Judge Bernstein has raised a good question as to whether insolvency is any longer actually an element in our case in this case. I believe the answer is, no, it's not a burden of proof that we have with	6 7 8 9 10	knowledge that has not been made available on that subject. THE ARBITRATOR: I think you can answer it by saying, "See Dubinsky report." MR. JACOBS: Okay. THE ARBITRATOR: What I know about bankruptcy could be written on the head of a
7 8 9 10 11 12	case. However, Judge Bernstein has raised a good question as to whether insolvency is any longer actually an element in our case in this case. I believe the answer is, no, it's not a burden of proof that we have with respect to the avoidance actions.	6 7 8 9 10 11	knowledge that has not been made available on that subject. THE ARBITRATOR: I think you can answer it by saying, "See Dubinsky report." MR. JACOBS: Okay. THE ARBITRATOR: What I know about bankruptcy could be written on the head of a pin, but I did look at 11 U.S.C. Section 548
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7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	However, Judge Bernstein has raised a good question as to whether insolvency is any longer actually an element in our case in this case. I believe the answer is, no, it's not a burden of proof that we have with respect to the avoidance actions. However, I expect at some point that will be addressed on motion or briefing after further briefing with Judge Bernstein. But even if it is relevant, it's our same response as to the prior request, number 11, asking for the basis of the facts on which we state our conclusion that BLMIS was a fraud. It's the same answer as this is exactly the subject matter of Mr. Dubinsky's expert's analysis. We rely on his report in answering this interrogatory and all of the specific documentation he	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	knowledge that has not been made available on that subject. THE ARBITRATOR: I think you can answer it by saying, "See Dubinsky report." MR. JACOBS: Okay. THE ARBITRATOR: What I know about bankruptcy could be written on the head of a pin, but I did look at 11 U.S.C. Section 548 (a)(1)(A) versus (B). And it does appear that Judge Bernstein was right when he said that insolvency is not an issue when you have an intent to defraud. MR. JACOBS: Right. And to explain why we address it affirmatively is, as I'm sure you know from the background materials we provided, the legal landscape of this case has changed for many defendants over time, including what we call the feeder fund in the bank cases, where we have a claim above and beyond just the avoidance actions we have
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	case. However, Judge Bernstein has raised a good question as to whether insolvency is any longer actually an element in our case in this case. I believe the answer is, no, it's not a burden of proof that we have with respect to the avoidance actions. However, I expect at some point that will be addressed on motion or briefing after further briefing with Judge Bernstein. But even if it is relevant, it's our same response as to the prior request, number 11, asking for the basis of the facts on which we state our conclusion that BLMIS was a fraud. It's the same answer as this is exactly the subject matter of Mr. Dubinsky's expert's analysis. We rely on his report in answering this interrogatory	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	knowledge that has not been made available on that subject. THE ARBITRATOR: I think you can answer it by saying, "See Dubinsky report." MR. JACOBS: Okay. THE ARBITRATOR: What I know about bankruptcy could be written on the head of a pin, but I did look at 11 U.S.C. Section 548 (a)(1)(A) versus (B). And it does appear that Judge Bernstein was right when he said that insolvency is not an issue when you have an intent to defraud. MR. JACOBS: Right. And to explain why we address it affirmatively is, as I'm sure you know from the background materials we provided, the legal landscape of this case has changed for many defendants over time, including what we call the feeder fund in the bank cases, where we have a claim above and

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Page 218 Page 220 1 1 But also -- you know, insolvency also we're --2 2 could be construed as being indirectly MR. JACOBS: Again, I'll reiterate, 3 3 relevant to the fraud. Insolvency is an your Honor, Ms. Chaitman has everything we 4 4 indicia of fraud. So that interrelates with have and we've -- at the moment, that we know 5 of. So we don't have any other documentation 5 these earlier periods of time. Whether it 6 6 be -- so I'm making this point because the that we know of that would allow us to do issue of whether stocks were traded or not is this. 8 in and of itself not conclusive of whether And the DTC records specifically --9 9 there was a Ponzi scheme or a fraud. they don't track -- they show day-over-day 10 10 difference, like in volume. So they'll show So that is an important fact that I 11 11 don't think gets conflated in the discovery that X amount of a certain type of stock 12 12 disputes we're having. I just wanted to make was -- existed and BLMIS held this day and 13 13 it clear. then the next day it changed by this amount. 14 14 THE ARBITRATOR: Okay. Anything else It's not exact -- the DTC records 15 15 on Wilenitz? don't break out the data into these easily 16 16 discernible buckets that Ms. Chaitman would MS. CHAITMAN: Yes, number 16. 17 17 THE ARBITRATOR: Oh. I'm sorry. like it to. And unfortunately we can't help 18 18 MS. CHAITMAN: "Provide the gross that. So we can't do the impossible. 19 19 I don't know of any records that would trading volume by both number of shares 20 20 traded and total dollar value for each of allow us to assign this volume data that 21 21 Madoff's operations broken down by the she's looking for by the proprietary trading 22 investment advisory business, the proprietary 22 versus investment advisory business. All I 23 23 trading business, and the market-making can say is that we have the DTC data that 24 2.4 business and produce the documents on which reflects trading done through BLMIS's only, 25 25 and they only have one, DTC terminal for the you base your responses." Page 219 Page 221 1 1 MR. JACOBS: Now, our objection here, relevant period that we have. 2 2 your Honor, is something you alluded to this And it's all been made available, and 3 3 morning with respect to the nature of the DTC she can do whatever investigation she wishes, 4 4 records. Our answer -- our objection to this including, she can hire her own consultants 5 5 particular request is -- we have a number of to analyze that, she can hire her own expert 6 6 objections, but first and foremost, this is to opine as to what that means. We shouldn't 7 7 an investigation that Ms. Chaitman is asking have to do that for her. 8 8 us to do to further her speculative theory THE ARBITRATOR: I gather this goes to 9 9 that she wishes to advance to challenge the the notion that if two of the three 10 10 activities of BLMIS were legitimate, the fraud. 11 11 We've made the underlying Ponzi scheme presumption should not apply. 12 12 MS. CHAITMAN: In part. documentation that is available, all of it, 13 13 to her. She can do that investigation THE ARBITRATOR: Okay. 14 14 herself. And under Rule 33(d) that is MS. CHAITMAN: And, in part, that the 15 15 entirely appropriate and called for here. fraud did not start until 1992. So, you 16 16 And to be clear, we're not just saying know, the DTC records, which unfortunately 17 17 go look in the data room. We have told her only exist from 2002 on, are not relevant. 18 18 specifically where all of the documents she Once Mr. Madoff says the fraud started in 19 19 would need to attempt this manipulation of 1992, I'm not going to argue that it started 20 2.0 the data for her purposes can be found. And later. Right. So I'm only focusing on the 21 21 it's all in a single, segregated folder period prior to 1992. 22 22 called DTC under the main subfolder data in But, again, that's very significant 23 23 because a lot of my clients would be entitled the data room. 2.4 2.4 MS. CHAITMAN: But it doesn't because to dismissal of the complaint if the court 25 25 found that the fraud did not start until that's not -- that's 2002 on. And, again,

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57 (Pages 222 to 225)

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Page 222
                                                                                                                  Page 224
                                                                   1
            1992.
                                                                              have -- could go on for thousands of
2
                                                                   2
                THE ARBITRATOR: Is it correct.
                                                                              transactions. And then at the bottom, it
3
                                                                   3
           Mr. Jacobs, that you don't have the records
                                                                              would say Madoff owes the clearinghouse
4
                                                                   4
           for the period from 1980 to 1992, to your
                                                                              3 cents or the clearinghouse owes Madoff
5
                                                                   5
                                                                              3 cents. So it could be that.
           knowledge, that --
6
                                                                   6
                MR. JACOBS: It's the same records we
                                                                                  There are all different kinds of
7
           were discussing earlier in the day that we
                                                                              records that would have reflected the
                                                                   8
           will look for. I will update you in a week's
                                                                              trading. And I just want it to be clear that
9
                                                                   9
           time as to those efforts. I don't know of
                                                                              I'm asking for that very broad scope, and
10
                                                                  10
           any that I confirm that exist beyond what is
                                                                              we're talking about the period prior to 1992.
11
                                                                  11
                                                                                  MR. JACOBS: Again, your Honor, the
           in the data room currently. And if we find
12
                                                                  12
           them, we will produce them.
                                                                              issue is the same as the issue I had with
                                                                  13
13
                THE ARBITRATOR: But even if there are
                                                                              Request 16. All of the documents that
14
                                                                  14
           records, it seems to me that this is really
                                                                              evidence actual trading at BLMIS have been
15
                                                                  15
           an exercise -- I recognize that we're dealing
                                                                              made available to Ms. Chaitman, in addition
16
                                                                  16
           with far more limited resources, but one that
                                                                              to the DTC records, as I mentioned.
17
                                                                  17
           you, or an expert that you retain, would have
                                                                                  We also subpoenaed the Chicago Board
18
                                                                  18
           to engage in; that it's not appropriate to
                                                                              of Options Exchange. We also subpoenaed the
19
                                                                  19
                                                                              Chicago Mercantile Exchange. We also scoured
           have the trustee endeavor to do this,
20
                                                                  20
           assuming that he could, in terms of breaking
                                                                              all the books and records of the debtor to
                                                                  21
21
           it down by business.
                                                                              see if there were any indicia of these
22
                                                                  2.2
                And I thought I heard Mr. Jacobs say
                                                                              out-of-the-market or weekend or black pools
23
                                                                  23
                                                                              of liquidity -- trading that Mr. Madoff says
           that they couldn't do it even if they had the
                                                                  24
24
           records. So I'm going to deny that request.
                                                                              he was doing. There's no evidence of that.
25
                                                                  25
                17? Is that --
                                                                              And what there is we've made available.
                                                Page 223
                                                                                                                  Page 225
                                                                   1
                MS. CHAITMAN: 17 I think we covered
                                                                                  So what Ms. Chaitman would like to do
                                                                   2
2
                                                                             is -- if I understand her theory correctly,
            because that was the employees.
3
                                                                   3
                                                                             is she would like to now argue that the --
                THE ARBITRATOR: Right. Well --
                                                                   4
4
                MS. CHAITMAN: I've got the list that
                                                                             there were stocks traded through the
 5
                                                                   5
                                                                             proprietary trading arm of BLMIS on behalf of
            specifies the area so --
 6
                                                                             specific IA customers.
                THE ARBITRATOR: What else?
7
                MS. CHAITMAN: -- I'm okay with that.
                                                                                  And I can tell you with all of the
8
                                                                             documents that I currently know exist, which,
                18. And this is "For each security
9
                                                                             again, I reiterate she has, there is
            listed on the defendants' account statements
10
                                                                  10
                                                                             absolutely no evidence that that ever
            for each year from 1982 on, set forth the
                                                                  11
11
            number of shares that BLMIS held."
                                                                             happened.
12
                                                                  12
                And that again goes to the trading
                                                                                  And, furthermore, even if I wanted
                                                                  13
13
            records. And just to be absolutely clear
                                                                             to --
14
                                                                  14
                                                                                  THE ARBITRATOR: But she also has an
            about this, the evidence of the trading could
                                                                  15
15
           have existed in a number of different forms.
                                                                             interim step, which is, if IBM was shown on
                                                                  16
16
                                                                             Customer Jones' statement and --
           It could have been actual computer-generated
17
                                                                  17
            records where they kept track of the
                                                                                  MR. JACOBS: Right.
                                                                  18
18
           securities.
                                                                                  THE ARBITRATOR: -- and BLMIS was long
                                                                  19
19
                And considering the volume that Madoff
                                                                             IBM on that same date --
                                                                  20
20
            was doing and the fact that it was
                                                                                  MR. JACOBS: Right.
                                                                  21
21
                                                                                  THE ARBITRATOR: Tell me that.
            market-making, it wasn't done on an exchange.
                                                                  22
22
            So it was done privately, from firm to firm.
                                                                                  MR. JACOBS: Right. Well, it's my
23
                                                                  23
            And there were internal records -- there
                                                                             understanding -- and, again, I don't want to
                                                                  24
2.4
            would be like a -- at the end of a day, there
                                                                             speak for our expert, but this is an issue
25
                                                                  25
                                                                             that, again, Mr. Dubinsky squarely addresses
            would be a netting out sheet, which would
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58 (Pages 226 to 229)

Page 226 Page 228 1 in his report. It's not possible to match an defendants. We looked at it as if -- from 2 2 inventory with a customer statement and say the perspective of a defendant that hadn't 3 3 there's a match. conceded things on behalf of the account or 4 4 any of those other issues. Because in, I believe, every instance 5 5 that Mr. Dubinsky -- wherever he attempted to So I think that in any instance where 6 do that, where he tried, he failed. The you have denied the discovery, your Honor, a records simply don't match. Because the protective order is appropriate across all of 8 Ms. Chaitman's cases so we don't have to customer statements were generated -- BLMIS 9 9 had a shadow DTC terminal that wasn't relitigate all of this again. 10 10 THE ARBITRATOR: Well, I think what I connected to DTC, where we have offered 11 11 will instead do is have the general principle proofs that they actually faked templates of 12 12 I outlined earlier, which is that it should what that trading activity would look like. 13 13 apply to all cases that are the same, but it They populated it after the fact. 14 14 They put that into their computer system and may be that -- without sitting and going 15 15 used that information to spit out the through all 92 cases, it would be hard to say 16 16 customer statements that reflects that it applies to all of these requests and 17 17 purported, but fraudulent, trading activity. interrogatories as to all of her cases. So 18 18 And Mr. Dubinsky does painstaking I'm not going to do that. It will be more of 19 19 analysis. Again, he's much smarter than me, 20 20 so I'm not going to be able to articulate all MR. HUNT: Aspirational. 21 21 the ways in which he does it, but he attempts THE ARBITRATOR: That was the word I 2.2 22 to reconcile those customer statements with was trying to find. 23 23 the DTC materials that we know do reflect -- aspirational statement than a 24 2.4 actual trading that occurred, and he can't. ruling. 25 25 And the grand finality of his MR. JACOBS: Okay. Fair enough. Page 227 Page 229 1 1 conclusion is that there's no evidence of any Thank you. 2 2 instance where BLMIS was actually trading on (Recess from the record.) 3 3 MS. CHAITMAN: Are we done except for behalf of a specific IA customer. 4 So, again, to answer that question, I depositions? 5 5 would refer -- I would answer with MR. HUNT: I think so. 6 6 Mr. Dubinsky's report and rely on that for MS. CHAITMAN: Okay. So, Judge, if I 7 can just explain about the depositions. The the information contained therein. 8 8 THE ARBITRATOR: Well, and it's trustee has noticed depositions in all of the 9 9 cases. And in most of them, I haven't sought further complicated potentially by CUSIP 10 10 a protective order. In these I have, and I'd numbers. 11 11 like to go through them and explain why. I'm going to deny Request 18 for the 12 12 same reasons as Request 16. THE ARBITRATOR: Sure. 13 13 Are we done with that motion? Is MS. CHAITMAN: Some of them you may --14 14 Edyne Gordon, if I can take her, is the widow there a cross-motion on that? 15 15 MR. JACOBS: The cross-motion was for of the account holder. She had nothing to do 16 16 with the account. She knew nothing about it. a protective order that we would like entered 17 17 She lives in New Mexico. She produced in any case where there's universal 18 18 applicability to these requests. And I think whatever documents she had. 19 19 that since your Honor considered these And with some of my elderly clients, I 20 20 feel very protective of them. Because requests holistically across all types of 21 21 they've never been involved in litigation. cases, that an order entering that protective 22 22 order across all of Ms. Chaitman's cases It causes them unbelievable anxiety. And I 23 23 would be appropriate. just worry about them physically. And that's 24 2.4 Because we didn't look at this through the category of people we're talking about. 25 25 And if there were a compelling factual the lens of specifically the Wilenitz

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59 (Pages 230 to 233)

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Page 230
                                                                                                                Page 232
                                                                  1
           issue, I would feel differently about it, but
                                                                                 And if there's a way to do it through
2
           the records are what they are. You've
                                                                  2
                                                                             written questions or just giving me the
3
           immersed yourself enough in the case that you
                                                                             documents and I'll get back to them, that
4
                                                                  4
           see what the issues are. And there's no
                                                                             would just be so much better than subjecting
5
           issue here of intent or -- I mean, there's
                                                                             these people to the trauma of this.
6
                                                                  6
           nothing really that these people can add.
                                                                                 THE ARBITRATOR: Well, I agree with
           That's why I moved for a protective order in
                                                                             the trustee that you haven't made the
                                                                  8
           these cases. I can go through them --
                                                                             hardship showing in the formal way that --
9
                                                                  9
               THE ARBITRATOR: Well --
                                                                             when I was on the bench, I would require it.
10
                                                                 10
               MS. CHAITMAN: -- individually. His
                                                                             Mainly a doctor's note saying they're at
11
                                                                 11
           wife, she's had a stroke, she's in her 80s,
                                                                             death's door or non compos mentis.
12
                                                                 12
           she talks in a very broken way.
                                                                                 But it does strike me that this is an
13
               THE ARBITRATOR: I've read the papers.
                                                                 13
                                                                             area where something should be worked out
14
                                                                 14
           Customarily if people were deposed, since
                                                                             just because there's probably not much there
15
                                                                 15
           they're defendants, not plaintiffs, they
                                                                             or there for the trustee, although it may
16
                                                                 16
           typically would be deposed where they live,
                                                                             vary from defendant to defendant.
17
                                                                 17
           although that might be inconvenient for you.
                                                                                 Gordon and Harwood I guess have no
18
                                                                 18
               But it struck me that some of these,
                                                                             personal knowledge of what went on.
19
                                                                 19
                                                                                 MS. CHAITMAN: Palmer, DiGiulian,
           there probably would be very few questions to
20
                                                                 20
           ask. Palmer, who's the son, doesn't admit
                                                                             Gordon, Harwood and Pearlman. Because they
21
                                                                 21
           the accuracy of Exhibit B, but also
                                                                             were not involved in the accounts. I mean,
22
           apparently has no firsthand knowledge. I'm
                                                                 2.2
                                                                             in Pearlman what happened was there were
                                                                 23
23
           not gainsaying that there may be issues he
                                                                             three siblings. And together they've agreed
24
                                                                 2.4
           could be asked about if only to preclude him
                                                                             to Exhibit B. It's just that they didn't all
25
                                                                 25
           from showing up at trial and saying, suddenly
                                                                             have control in the same period.
                                               Page 231
                                                                                                                Page 233
1
                                                                  1
           I've remembered something. But maybe with
                                                                                 MR. HUNT: Harwood was directly
2
                                                                  2
           one or two exceptions, if that, these stuck
                                                                            involved.
3
                                                                  3
           me as depositions that would be
                                                                                 THE ARBITRATOR: I'm sorry?
4
           extraordinarily short.
                                                                                 MR. HUNT: Harwood was directly
5
               MR. HUNT: Our experience has been
                                                                  5
                                                                             involved, for example.
6
                                                                  6
           depositions that we've taken of
                                                                                 THE ARBITRATOR: Did you give a copy
7
                                                                  7
           Ms. Chaitman's clients -- that they've been
                                                                             of this to Ms. Chaitman?
           efficient. We've gone to where they live.
                                                                                 MR. HUNT: These are documents that
9
                                                                  9
           We've allowed her to appear remotely via
                                                                            have already been produced to her.
10
                                                                 10
           video link to try to make it more efficient
                                                                                 THE ARBITRATOR: I assumed that.
11
                                                                 11
           for them. So, yes, I think you're right.
                                                                                 MS. CHAITMAN: You will -- if you
12
                                                                 12
                MS. CHAITMAN: But, you know, the bulk
                                                                             depose her, you'll find out that this was
                                                                 13
13
           of the depositions -- they follow a certain
                                                                             typed up by her husband's secretary, and he
14
           format. And I'm not being critical, but the
                                                                 14
                                                                             brought it home and she signed it, if she
15
                                                                 15
           bulk of the time is, do you recognize this
                                                                             signed it or if they signed it for her. She
16
           check, you know, look at the back of the
                                                                 16
                                                                             does not have personal knowledge about the
17
                                                                 17
           check, do you recognize the signature.
                                                                             account.
                                                                 18
18
           Because they're proving the deposits and
                                                                                 THE ARBITRATOR: But --
19
                                                                 19
                                                                                 MS. CHAITMAN: We don't dispute these.
           withdrawals.
                                                                 20
20
               If they give me that package, I can
                                                                                 MR. HUNT: That's what we'll find out
21
                                                                 21
           sit down with these people and I can review
                                                                             in the deposition; right?
2.2
                                                                 2.2
           it. In most instances, we haven't disputed
                                                                                 MS. CHAITMAN: Yes, but we don't
23
                                                                 23
           Exhibit B with these clients. So we can
                                                                             dispute the deposits --
                                                                 24
24
           avoid that. And it's just the trauma to the
                                                                                 THE ARBITRATOR: Is this something
25
                                                                 25
           clients that I'm trying to avoid.
                                                                             that can be done through a deposition on
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60 (Pages 234 to 237)

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Page 234
                                                                                                                Page 236
                                                                  1
                                                                                THE ARBITRATOR: That should help, A,
           written questions or a set of interrogatories
2
                                                                  2
           without prejudice to your right to depose the
                                                                            truncate the mechanics of it. Also give you
3
                                                                  3
           individual if --
                                                                            an opportunity to prep your witnesses.
4
                                                                  4
                                                                                 MR. HUNT: The one thing I will say is
                MR. HUNT: No. because we've worked
5
                                                                  5
                                                                            we will go to where they are and we'll
           for years with Ms. Chaitman on stipulations,
6
                                                                  6
           on requests for admissions and have
                                                                            accommodate them in any way we can to make it
                                                                  7
           repeatedly been stonewalled. And we found
                                                                  8
           that taking depositions of these people is
                                                                                THE ARBITRATOR: Where have you
9
           the most efficient way to get the information
                                                                  9
                                                                            typically done these? In people's houses or
10
                                                                 10
                                                                            nearby law offices --
           we need.
11
                                                                 11
                                                                                 MR. HUNT: No, we've done it in nearby
                THE ARBITRATOR: Is there any of these
12
                                                                 12
                                                                            law offices. One guy we did at his house;
           depositions -- assuming that the people are
                                                                 13
13
           compos mentis and not really slow in their
                                                                            another we did at a hotel room.
                                                                                 MS. CARLISLE: I did an accountant at
14
                                                                 14
           functions, is there any of these depositions
15
                                                                 15
           that would take more than two hours?
                                                                            his house, but that -- he was an accountant,
16
                                                                 16
                                                                            not a defendant. I've had them in hotel
                MR. HUNT: Depends on their answers,
17
                                                                 17
           of course. I know that the last deposition
                                                                            rooms. There was like a local -- I
18
                                                                 18
           that Marie took took longer because
                                                                            discovered like a court reporting service had
19
                                                                 19
                                                                            a suite similar to these where there were
           Ms. Chaitman appeared remotely. And so every
                                                                 20
20
                                                                            different conference rooms. We did one
           time we introduced a document, we had to
                                                                 21
21
           identify it to her and read out the Bates
                                                                            there
22
                                                                 22
           number. And so that took longer. But none
                                                                                Have we done more than one?
23
                                                                 23
                                                                                 MR. HUNT: I guess this is where they
           of these depositions have been full
                                                                 24
24
           seven-hour depositions.
                                                                            picked, I guess --
25
                                                                 25
                                                                                MS. CARLISLE: We did do one in
                THE ARBITRATOR: Is there any -- any
                                               Page 235
                                                                                                                Page 237
1
                                                                  1
           reason why you can't give her the exhibits in
                                                                            Mr. Cohen's office for Placon II. I'm
2
                                                                  2
                                                                            certainly willing to do it in somebody's home
3
                                                                  3
                                                                            if that's been offered, but to date we've
               MR. HUNT: We've done that too.
                                                                  4
                                                                            only done the one accountant in his
               MS. CHAITMAN: No, you haven't,
                                                                  5
           actually. And the thing is, if you'd give me
                                                                            residence, I think. And then one in our
                                                                  6
           the exhibits in advance on the deposits and
                                                                            offices in New York. And we have one this
                                                                  7
           withdrawals, that takes the bulk of the time
                                                                            Friday in our offices in Houston for a
                                                                  8
           and we could at least save these people that
                                                                            gentleman who lives in a separate --
                                                                  9
                                                                                 THE ARBITRATOR: Who's one of
10
                                                                 10
               THE ARBITRATOR: Well, I gather you
                                                                            Ms. Chaitman's clients?
11
                                                                 11
                                                                                 MS. CARLISLE: Yes.
           have it -- not with exhibit numbers, but you
                                                                 12
12
                                                                                MR. HUNT: Yes.
           have it.
13
                                                                 13
               MR. HUNT: We produced -- the last
                                                                                 THE ARBITRATOR: We've had the
14
           time we did this where she appeared remotely,
                                                                 14
                                                                            discussion today about Exhibit B. For
15
                                                                 15
           we sent her copies of everything we were
                                                                            example, as I read Palmer, it's -- well, no,
16
           going to use in the deposition.
                                                                 16
                                                                            Palmer is a bad example. Palmer does not
17
                                                                 17
                                                                            admit the accuracy of Exhibit B.
               THE ARBITRATOR: With exhibit numbers?
                                                                 18
18
                                                                                 MS. CHAITMAN: Right.
               MS. CHAITMAN: Dean, it's not correct.
19
                                                                 19
                                                                                THE ARBITRATOR: But DiGiulian, as we
               THE ARBITRATOR: Let's not go back to
                                                                 20
20
                                                                            discussed this morning --
           whether it's correct or not. On a
                                                                 21
21
           going-forward basis --
                                                                                 MS. CHAITMAN: And Dusek.
22
                                                                 22
               MR. HUNT: We'd be happy -- in the
                                                                                THE ARBITRATOR: -- does.
23
                                                                 23
           deposition I took last week, we provided a
                                                                                MS. CHAITMAN: And Dusek does and
                                                                 24
24
           binder with everything numbered with exhibit
                                                                            Pearlman does.
25
                                                                 25
           numbers ahead of time. Sure.
                                                                                THE ARBITRATOR: Right. And there
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61 (Pages 238 to 241)

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Page 238
                                                                                                                Page 240
                                                                  1
           were lots of affirmative defenses, but some
                                                                             out amongst yourselves the extent to which
2
                                                                  2
           of those will fall by the wayside by virtue
                                                                             Ms. Chaitman can stipulate, as we indicated
3
                                                                  3
           of the stipulation now.
                                                                             today, with respect to these defendants and
4
                                                                  4
               MS. CHAITMAN: Right. And Gordon
                                                                             dropping affirmative defenses. Then see
5
                                                                  5
           concedes Exhibit B.
                                                                             whether there are other issues as to which
6
                                                                  6
               THE ARBITRATOR: So hopefully it will
                                                                             you need to depose the individual.
           go more smoothly. So one thing I will direct
                                                                                 Harwood is one of the ones --
                                                                  8
           is that the exhibit binders be produced with
                                                                                 MS. CHAITMAN: Harwood is in her 80s
q
           exhibit numbers, or letters, at least three
                                                                  9
                                                                             and she's conceded Exhibit B.
10
                                                                 10
           days before the deposition -- three business
                                                                                 THE ARBITRATOR: So if the purpose is
11
                                                                 11
           days before the deposition.
                                                                             to -- or a principal purpose is to establish
12
                                                                 12
               MR. HUNT: That's fine.
                                                                             all of this, it seems to me it becomes
                                                                 13
13
               MS. CARLISLE: With respect to this
                                                                             irrelevant if there's that stipulation.
14
                                                                 14
           Friday's deposition --
                                                                                 MR. HUNT: If Ms. Chaitman is willing
15
                                                                 15
               THE ARBITRATOR: Absolutely.
                                                                             to enter into the exact same stipulation with
16
               MS. CARLISLE: -- with all due
                                                                 16
                                                                             respect to everything in Exhibit B for every
17
                                                                 17
           respect. I don't know if I can do that.
                                                                             one of her clients, I agree. They haven't
1.8
                                                                 18
               THE ARBITRATOR: Of course.
                                                                             done that. They still have all --
19
                                                                 19
               Is that one of these?
                                                                                 THE ARBITRATOR: She needs to review
20
                                                                 20
               MS. CARLISLE: No, sir, it is not,
                                                                             one by one.
                                                                 21
21
           but --
                                                                                 MS. CHAITMAN: I can't concede all of
22
                                                                 2.2
               THE ARBITRATOR: Okay. And there will
                                                                             my affirmative defenses. I've conceded the
                                                                 23
23
           be no questioning about issues which have
                                                                             accuracy of Exhibit B with respect to these
                                                                 24
24
           been conceded, which is the Exhibit B
                                                                             clients.
25
                                                                 25
           discussion and the affirmative defenses.
                                                                                 THE ARBITRATOR: And that certain
                                               Page 239
                                                                                                                Page 241
1
                                                                  1
               MS. CHAITMAN: So then --
                                                                             affirmative defenses, therefore, are --
2
                                                                  2
               MR. HUNT: None of these have been
                                                                                 MS. CHAITMAN: Which go to this issue.
3
                                                                  3
           conceded in that way except DiGiulian at this
                                                                                 THE ARBITRATOR: Right.
4
                                                                                 So then you have to make a
5
                                                                  5
               MS. CHAITMAN: No, they all have --
                                                                             determination on the trustee's side whether,
                                                                  6
           look, if you just -- I mean, Gordon conceded
                                                                             as to remaining affirmative defenses or any
           Exhibit B. Harwood conceded Exhibit B.
                                                                  7
                                                                             other issue, there's a reason to depose the
                                                                  8
               THE ARBITRATOR: Well --
                                                                             person.
                                                                  9
               MS. CHAITMAN: Dusek conceded
                                                                                 MR. HUNT: So just to be clear then,
10
                                                                 10
           Exhibit B. So then there shouldn't be any
                                                                             defendants are entering into the stipulation
11
                                                                 11
                                                                             that everything in Columns 1 through 5 of
           questioning.
12
                                                                 12
               THE ARBITRATOR: Dusek is -- I took
                                                                             Exhibit B is accurate for Pearlman, Harwood,
13
                                                                 13
           random notes, but Dusek -- my note to myself
                                                                             Gordon, Palmer and Dusek? They will never
14
           was "truly unqualified, but lots of
                                                                 14
                                                                             contest anything with respect to a transfer
15
                                                                 15
           affirmative defenses." So he didn't have the
                                                                             in this case.
16
           waffle language on Exhibit B. And some of
                                                                 16
                                                                                 THE ARBITRATOR: Well --
17
                                                                 17
           those affirmative defenses I presume, by
                                                                                 MS. CHAITMAN: I did -- I don't -- I
                                                                 18
18
           virtue of the discussion we had today, will
                                                                             don't know what you mean by "never contest"
                                                                 19
19
           go by the boards.
                                                                             something with respect to a transfer. I'd
20
                                                                 20
                                                                             have to look at the language. I'm not going
               When are these folks currently
                                                                 21
21
                                                                             to concede anything more than of the accuracy
           scheduled for?
22
                                                                 2.2
               MR. HUNT: They are not scheduled.
                                                                             of Exhibit B. And that's the issue. I've
23
                                                                 23
           The date has passed.
                                                                             agreed to waive affirmative defenses that go
                                                                 24
24
               MS. CHAITMAN: They're not scheduled.
                                                                             to the accuracy of Exhibit B.
25
                                                                 25
               THE ARBITRATOR: So why don't you work
                                                                                 THE ARBITRATOR: Such as Affirmative
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62 (Pages 242 to 245)

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Page 242
                                                                                                             Page 244
                                                                1
           Defense 20.
                                                                              MS. CHAITMAN: You're talking about 92
2
                                                                2
               Well, why don't I say that within one
                                                                          days of deposition.
3
                                                                3
                                                                              THE ARBITRATOR: You're going to
           week, you indicate to counsel, with a copy to
4
                                                                4
                                                                          respond within one week. Why don't we, while
           me, which of these defendants you're willing
5
                                                                5
                                                                          we're here today, set up a phone conference
           to make -- enter into that stipulation and
6
                                                                6
           make those concessions regarding the
                                                                          and then we can discuss this.
          affirmative defenses.
                                                                              MR. HUNT: She's going to respond by
                                                                          the 20th; is that right?
               MS. CHAITMAN: Okay.
9
                                                                9
               THE ARBITRATOR: And then you can try
                                                                              THE ARBITRATOR: Right.
10
                                                               10
           and work out the extent to which you wish to
                                                                              I can do the 21st or the 22nd. That's
                                                               11
11
          depose the others. We can have a phone
                                                                          Thursday and Friday.
                                                               12
12
          conference call, if need be --
                                                                              MS. CHAITMAN: The 22nd would be good
                                                               13
13
               MR. HUNT: Okay.
                                                                          for me.
14
                                                               14
               THE ARBITRATOR: -- and work it out.
                                                                               MR. HUNT: 22nd is a Thursday. Could
15
                                                               15
               MR. HUNT: Can she also provide us,
                                                                          we do like a 3 o'clock call?
16
                                                               16
                                                                              THE ARBITRATOR: (Nods head in the
           within that one week, dates for the
17
                                                               17
           depositions if we need them?
                                                                          affirmative.)
18
                                                               18
               THE ARBITRATOR: Well, logically it
                                                                              MR. HUNT: That will give us a day to
19
                                                               19
                                                                          look at what was sent before we have to talk.
           seems to me first you ought to find out
20
                                                               20
           whether you need the depositions. There's no
                                                                              THE ARBITRATOR: So it's Thursday, the
                                                               21
21
           point in her getting dates if there's not
                                                                          22nd, at 3 p.m.?
22
                                                               22
           going to be a deposition.
                                                                              MR. HUNT: Yes, sir.
                                                               23
23
               MR. HUNT: I'd just like to get some
                                                                              THE ARBITRATOR: Works for me.
24
                                                               24
                                                                              MS. CHAITMAN: That's fine. Thank you
           provisional dates because we have got a lot
25
                                                               25
           of moving parts with all these cases to try
                                                                          very much.
                                             Page 243
                                                                                                             Page 245
1
                                                                1
                                                                               THE ARBITRATOR: Sure. Bear with me
           to fit it in. So if you can provide us dates
2
                                                                2
           within a week, I'd like to get it --
                                                                          one second. I saw that there was an order, I
3
                                                                3
               MS. CHAITMAN: The problem is that I'm
                                                                          don't know whether it's one of your cases, in
4
           booked virtually solid with deposition dates
                                                                          Greif, Greif.
5
                                                                5
           in January and through the first half of
                                                                              MR. JACOBS: Greif.
6
           February. So if you want me to block out
                                                                               THE ARBITRATOR: Is that --
7
           dates for witnesses that we may not depose,
                                                                               MR. JACOBS: An order from --
          it's going to make me unavailable for
                                                                               THE ARBITRATOR: Yes, there was one
9
                                                                9
           witnesses that we are producing. So I
                                                                          where you sent it and said, I sent it
10
                                                               10
                                                                          prematurely, the order hadn't been entered --
           don't --
11
                                                               11
                                                                               MR. HUNT: Oh, yeah, yeah. The order
               MR. HUNT: I'm not asking you to
12
                                                               12
           provide dates for depositions that have
                                                                          has been entered now.
                                                               13
13
           already been scheduled. I'm asking for
                                                                               THE ARBITRATOR: -- and now --
14
                                                               14
           dates --
                                                                               MR. HUNT: Yes.
15
                                                               15
               THE ARBITRATOR: She's saying because
                                                                               THE ARBITRATOR: But I have no
16
                                                               16
           of those depositions, the dates you get might
                                                                          paperwork, so I have no idea what that's
17
                                                               17
          be in March --
                                                                          about.
                                                               18
18
                                                                              MR. HUNT: Okay. Yeah, we need to get
               MS. CHAITMAN: Yes.
19
                                                               19
               THE ARBITRATOR: -- for example.
                                                                          that to you.
                                                               20
20
               MS. CHAITMAN: That's --
                                                                               THE ARBITRATOR: Okay.
21
                                                               21
               MR. HUNT: That's why -- so if I wait,
                                                                               MR. HUNT: We're off the record now.
2.2
                                                               2.2
           then it's going to be April. So that's --
                                                                               THE ARBITRATOR: Yes.
23
                                                               23
               MS. CHAITMAN: I know, but you're only
                                                                               (The time is 4:50 p.m. The
                                                               24
24
          competing with your own firm. It's not --
                                                                           hearing concluded.)
25
                                                               25
               MR. HUNT: If you can give us dates --
```

08-01789-cgm Doc 14947-1 Filed 01/25/17 Entered 01/25/17 09:57:29 Exhibit A $$\operatorname{Pg}\ 64\ \text{of}\ 110$$ Trustees Motion to Compel Discovery Arbitration 12/13

Arbitration 12/13/2016

63 (Page 246)

		UJ (Fage	/
	Page 246		
1	CERTIFICATE		
2	CERTITENTE		
3	STATE OF NEW YORK)		
4) ss:		
5	COUNTY OF WESTCHESTER)		
6			
7	I, Eileen Mulvenna, CSR/RMR/CRR and a		
8	notary public within and for the State of New York,		
9	do hereby certify:		
10 11	That I reported the proceedings in the		
12	within-entitled matter, and that the within		
13	transcript is a true record of such proceedings. I further certify that I am not related by		
14	blood or marriage to any of the parties in this		
15	matter and that I am in no way interested in the		
16	outcome of the matter.		
17	IN WITNESS WHEREOF, I have hereunto set my		
18	hand this 15th day of December, 2016.		
19			
20			
21	Eileen Mulvenna, CSR/RMR/CRR		
22			
23			
24			
25			

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